FILE DESCRIPTION NEW YORK FILE

SUBJECT_JOHN ROGAE

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FILE NO. 100-95459

VOLUME NO.

The state of the s

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NEW YORK FILES

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20	12-6-49	NEWSPAPER CLIPPING "THE TRIAL OF MAROLD CHRISTOFFEL"	2	2		
2/	12-6-49	NEWSPAPER CLIPPING "ROGGE HINTS PROGRESGIVES " SPLIT WITH REDS"	1	1		
22	12-7-49	NEWSPAPER CLIPPING "BEHIND THE LOYALTY DRIVE: MOFITS, MONOPOLY, WAR"	2	2		
23	12-5-49	THIRD PARTY LETTER TO N,Y,	3	3		
24	12-7-49	SAC LETTER TO THIRD PARTY	1		· · · · · · · · · · · · · · · · · · ·	
25	12-11-49	NEWS PAPER CLIPPING IN NEARLY HALF OF THE NATION NOW IN- HOUSED, FII-CIAD, AND III-FED "	1			
26	12-9-49	NEWSPAPER CLIPPING II HOW THE BIG TRUSTS HIT YOUR: WALLET	2	2		
	12-12-49	NEWSPARER CLIPPING "KANGAROO" GRAND JURY INDICTED.": REDS"	2	2		
28	12-13-49	NEWSPAPER CLIPPING I'L'UNCH SPIRIT BUILT UP FOR RED TRIAL"	2	2		
29	12-14-49	NEWS PAPER CLIPPING "BUEN THE LAWYERS ARE NOW . IN . "DANGER"	2	2		
30	12-15-49	NEWSPAPER CLIPPING "ANTI-RED SLOGANS PROTECT THE" THUGS"	2.	۵		
31	12-16-49	SA LETTER TO FILE	3	3		

100-95459 Rei John Rogg

Dates (month/year)

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Serial				Holomed	(Identify statute if (b)(3) cited)	
32	12-18-49	NEWSPAPER CLIPPING "LAW YERS MUST NOT BE" "COMPROMESERS"	1			
33	12-19-49	NEWSPAPER CLIPPING 'BAFICIAL SUPPRESSED TRENTON: EVICENCE"	1	1		
34	12-19-49	NEWSPAPER CLIPPING "A HANGIN' JUDGE"	j			
35	12-19-49	" ITHENTON 61 JUDGE FACES NEW FIGHT"	1.			
36	12-20-49	NEWSPAPER CLIPPING "IS A-BOMB SCARE A REICHSTAG	1		· · · · · · · · · · · · · · · · · · ·	
37	12-21-49	NEWSPAPER CLIPPING IN A PLEA FOR RETURN TO THE CONSTITUTION"	3	3"		
38	12-16-49	" SCOHSBORD CASE IN N.S. THE				
	12-27-49	SAC LETTER TO HR				
40	1-3-50	SA MEMO TO FILE	5	5		
41	1-14-50	NOUSPARER CLIPPING ROBGE IS CARRED AGAIN FROM. "TRENTON SIX" TRIAL"				
. 42	1-20 450	NEWSPAPER CLIPPING "NO: HISTORY AND PRESENT EVENTS" PROVE AGREEMENT IS POSSIBLE"	1	3 X		
.43	1-27-50	JA MEMO TO FILE	22	21		

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FU-503 (2-18-77) John Koage File No. 100-95459 (month/year) No. of Pages Description Examptions used or, to whom referred Berial Data (Type of communication, to, from) Actual Released (Identify statute if (b)(3) cited) MENO TO FILE .78 COPY INFORMANT REPORT 79: 7-20-50 RE: WATTALE BREAKS with CP LINC NEWSPAPER CLIPPING "Rogge FOR Appent Change". 80 8-17-50 NEWSPAPER CLEPPENG "Rogge URGES NEW PARITY" 8.1 8-27-50 SAMEMO TO FILE RE: INDEPENDENT SOCIATIST LEAGUE 82 11-7-50 NEWSPAPER CLEPPING "Rogge Quits TRENTON SIX". 83 11-9-50 NEWSPAPER CLIPPING "Delegates From 43 NATIONS OPEN" 84 11-17-50 WARSAW PEACE MEET" NEWSPAPER CLIPPING " I PENED MEETENG POOS ROPOR BILL 85. 11-20-50 TO LISTEN to U.S. " NEWS PAPER CHIPPING " OFFER WORLD PARLEY NO-YBAR 86 11-20-50 PEACE PLAN'S NEWSPAPER CLIPPING II WHO FEARS FREE DECATE? "... 11-21-50 NEWSPAPER CLIPPING I HOUMED, IN WARSAW TAIK, ATTACKS 88 11-21-50 ROSSE'S PRO-SLAVERY STAND" NEWSPAPER CLIPPING "Rogge's Robellion" 89 11-21-50

NEW YORK FILES

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FU-500 (2-15-77) File No. 100-95459 John Roage (month/year) No. of Pages Exemptions used or, to whom referred Description Bertal Date (Identify statute if (b)(3) cited) Actual Released (Type of communication, to, from) NEWSPAPER CLSPPING "Rogge Disowns Abe LINGIN" 90 11-22-50 NEWSPAPER CLIPPING WORLD PLEA .. WARSAW PARLEY MAKES WORLD PLEA 91 11-24-50 SAC LETTER tO HQ 92 11-24-50 NEWSPAPER CLIPPING "LETTERS From KEADERS" 93 CHIPPING NEWSPAPER "SOUTETS SCORN PEACE: Rogge". 94, 11-26-50 NEWSPAPER CLIPPENG 11 a. John Rogg e Sees: Some Light. 95 12-3-50 NEWS PAPER CLEPPING " Some questions About MR. D. John 12-11-50 Rogge " NYTELETYPE to HQ RE: PEACE INFORMATION CENTER .. 2 97 12-15-50 NY TELETYPE to HQ RE PEACE INFORMATION CANTER 98: 12-16-50 NY LETTER tO H.Q. REI PEACE INFORMATION CENTER! 12 12-16-50 NEWS PAPER CLEPPENG "Roqq & . Urges 'PEACE PARTY' ". 100 1-1-51 PH MEMO TO HQ. .101 1-22-51. and the state of t

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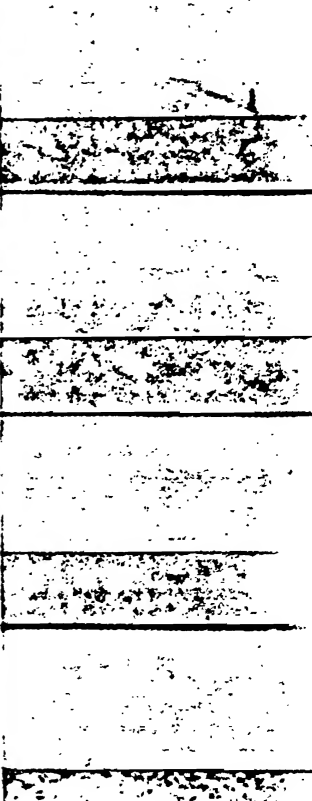
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O John Rogge 100-95459-122

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ready to be heard no. I roto nize the line ion of the large relenting then find the bill withdraw - but that is it my situation. My make is Motion bear in words if we couldn't let those who will like to see the like to see the like to see it but -Senator Bartunek: Since this is my bill for wast I would like for the people who are here to have a chance to reed it over - to read this new bill over - and I would dire to have a hearing next week. Las we will hear from

detrenbulms (If the its no objections rom members ro the committee at this

Rolle W. Chairman and members of the committee. My name is U. John Rogge. It was in New York and I practice law there and in Washington D. C.

I wish at the outset to express my pleasure at the orivilege of all heard here. I hope that in view of the fact that I was born and reised in ilinois - the set that I practiced law in New York will not make me a damn all as here. And I say that in view of the act that when I argued a case in renton how long ago, the Trenton newspapers - withough Trenton is but alightly south of my of ince - did so regard me.

you this is the tried different attempt to draft this kind of a messare you had your original bill to 345 then you had an amendment to it which was based on what in my opin on was the inconstitutional and un-American blacklist of the ittornoy general and you now have a third bill - which again is not based on your judgment but is based upon an indictment which is pending in federal district fourt in New York - an indictment that is based on the Smith acts. The case hasn't swent gone to the jury yet. Suppose you pass an act like this and the jury should come out with a verdict of how guilty - where is your legislation then going to be in the case the pury as I submitted in 1940 when the Smith act was brinkly passed the sections upon which this indictment is made - which allows bringly passed the sections upon which this indictment is made - which allows if the government is correct in my opinion these sections are unconstitutional under the first amendment. Suppose you reach that result - then where is your legislation?

The reason I wanted to be heard tonight is that since the committee courteously stended the priviles of wanted to make some commonts on Freedom in this country. I had slowey reparted that the freedom here—the right to be unorthodox the way the founding fathers had laid to ut was our best our strongest the way the founding fathers had laid to ut was our best our strongest characteristic and provided the best circumstances do human being to grow up in a society in which they could exercise the form critical judgment come to their own conclusions and stand on their own two feet. I thought that that kind of executey would be the strongest.

I would like to contract our country in its infancy, with our country today

odey we are the might but nation on earth and yet we act like a group of rightened pygmies.

ALL THE STATE OF T

here are many such bills - there are such bills in 21 different states.

I would like to contrast our fear today with the way we were when we began.

In just finished a revolutionary war - we had the English to the north - we had the Indiana to the west - we had the French to the west - we had the Spaniards to the south. The situation is well described by Mr. Wustice Jackson in a Supreme Court case - Cramer ve. The United States - 525 U. S. page 1. This is what no had to say to that Supreme Court cases The betrayal of W.shington by Arnold ras fresh in mind. They were far more aware to powerful enemies with designs on this continent than some of the intervening generations have been. England was chis continent than some of the intervening generations have been. England whitehead in Canada to the north and Spain had repossessed florida to the south; and each had been the scene of invasion of the colonies. The King of France has but lately been dispossessed in the Chio walley - Spain claimed the Mississippi walley and except for the seabored the settlements were surrounded by Indians, not segligible as memies themselves; and especially threatening when allied to Suropean foes. The proposed national government could not for some years become firmly seated in the tradition or in the habits of the people. The fore-fathers also had suffered from disloyalty. Success of the revolution had been threatened by the adherence of a considerable part of the population to the King. y had courage enough to come forward and with them we brought a duit in the trict of Columbia challenging the constitutionality of the loyalty order to show you what is involved they have a record of 150 people who are of red in this Or the 150 all but 12 are jews and negroes. Now that is direction of lagolam really and that is what troubles me accut t

it to show you what is involved - they have a record of 150 people who are now ived in this of the 150 all but 12 are jews and negroes. Now that is oing in the direction of regular really and that is what troubles me accut the duntry. You know it is a curious thing but those people who denounce author arising abroad are the very phes who want to impose some form of it some for thought control over in this country. Now as I have criticized the Russians ritiesed them to their ploe and I said to them one of the thinys I do not like the country is that there is not enough freedom for political dissentant come back to the United States and I find that we have a case on trial in foley Square is which we are trying to copy what we criticise. The are trying to make it a crime in that been in foley Square to advocate communism. Your the third one is tased on that very indictments.

Court thinks about this attempt to tell the American people what is safe for them to believe or not to believe

This quotation comes from Thomas we Colline - 323 U.S. 516. But it cannot she the nuty abecause it is not the right of the state to protect the public against false doctrines. The wery purpose of the first amendment is to foreclose public authority from assuming a guardianship of the public mind through regulating the press, supposed and religion. Then note this sentencer In this field every person must be his own watchman for fruth, because the forefathers did not trust eny government to separate the true from the false for us. Buy are afraid of the American people - we have grown strong - sny at the period of our greatest strength do we now shake in our boots and figure - we've got to tell the American people what it is safe for them to think. Let them make up their own minds about whose things what us be free it is only in that atmosphere that we can continue to be strong

is a jack nother extractor from the Supreme Court of the Minted States - Heat Value States Board of Education Value Barnett - 319 U.S. 524 - 216 there is any ixed gtar in our constitutional constellation - 1t is that no official, high or petty fear preeding what shall be orthodox in politics anationalism, religion for fother matters of pointon for force of itsens to confess by word or east their faith therein 216 there are any circumstances which permit of an exception they do not how occur to us. They can two be a people where every citizen wakes up his own minds is free to think in his own bears what his own heart this is and colle free to express that finat is the country in a Ligrew up in and that red dom is what we have been in the process of kicking away the last three years when are doing it were wiciously now than ever before and this bill is still part of the premise we have been fruit a bill in this field out the fact of with the premise we have for what they ought to believe or what they ought to stay out a payer of what they ought to believe or what they ought to stay.

Briefly one more quesavior and this one from Mr. Justice Butledge in the same led in the case controls as again in the duty our system places on this court to say more the individual introduce on this locater now as a saw delicate is perhaps more so where begins thouse on that locater now as a saw delicate is perhaps more so where the issue presumption supported the frest the indispensable/treedom secured by the indispensable of the preferred location in the priority great these indispensable/treedom secured by the not because the following a there is a past the following a there is a past really for the political life of two documents the deciration is independence and the constitution of the United States of the deciration is independence and the constitution of the United States of the deciration is independence and the constitution of the United States of this boundary of the same of the same of the same of the same of the united States of the same of the same of the united States of the same of the same of the united States of the same of the same of the united States of the same of the united States of the same of the s

That I submit to this committee is the starting point from which I submit you should look at all of these thought control measures — and if you do, I am sure

you will continue to follow the path - the blackrimt of the constitution and

hen as an advocate, I have used vehemence. I hope I haven't used too much. If he committee has any questions, I shall be very happy to answer them.

r Rogge whom do you represent?

Mr. Rogge: I am out here on a speaking trip - I am making a speaking trip dround the country, as a matter of fact. Most of the speeches are under the auspices of the Progressive Party. Some of them have been under the auspices of other groups and organizations, but most of my speeches are for the progressive Party and although I have not asked the Progressive Party whether I am their representative here - I am very happy to be so if that is their wish. In addition to that I always represent myself - I am always under my own steam whether I am representing an organization or not and one of the things they have to take from me is that they take me with my own opinions and not the opinions of any group or organizations - but I am here for the Progressive Party.

of the Progressive Party. Is that correct?

is their view of it - it is mine.

Mr. Ragan: Thank you.

Mr. Hetsenbaum: Do any other members of the committee have any questions of

Anerican government as you are - for which I offer my spologies - I do have a humble idea of what our American system is - I think, maybe I am quite a few years younger than you - but I believe going back to the history of our government when you speak of the early years when we had the Indians on the one side - the English on the other side - you remember at that time most of the people cane to this country to get away from the tyranny of Europe and there certainly weren't any at that time trying to preach how to get back there ellow in that line I mean what is your opposition - not to our restricting anybody believing in the American system and democracy, in which you at one time was a public official having served under the Democratic Party (that is correct). Now you are a progressive and I have no quarrel with the Progressives - but what is your argument against trying to prevent people from preaching what is the very thing true which we, American, ran away from.

ir Rogge: Well-what I am getting at is this. I think that our forefathers set, up a government in which everybody could say, could express their own ideas. But I am opposed to and Jefferson expressed it better than I did - I am opposed to tyranny over the human minds. Why are you afraid of ideas? You will not meet them by force, which is what you are attempting here. I say that we are going to stay strong if you approach it from the ideas that our founding fathers had - let people speak. Let's hear their data

Mr. Wichaus: If we remit; br. Rogge, millions of dollars to infiltrate into our very government from Europe & I am using the term Europe because I don't

ant to refer to one government

fr. Rogge: I'll refer to one government for you - and I'd like to ask that evidence this committee has that there is a single dollar of Moscow gold come into this country. What do you base that on?

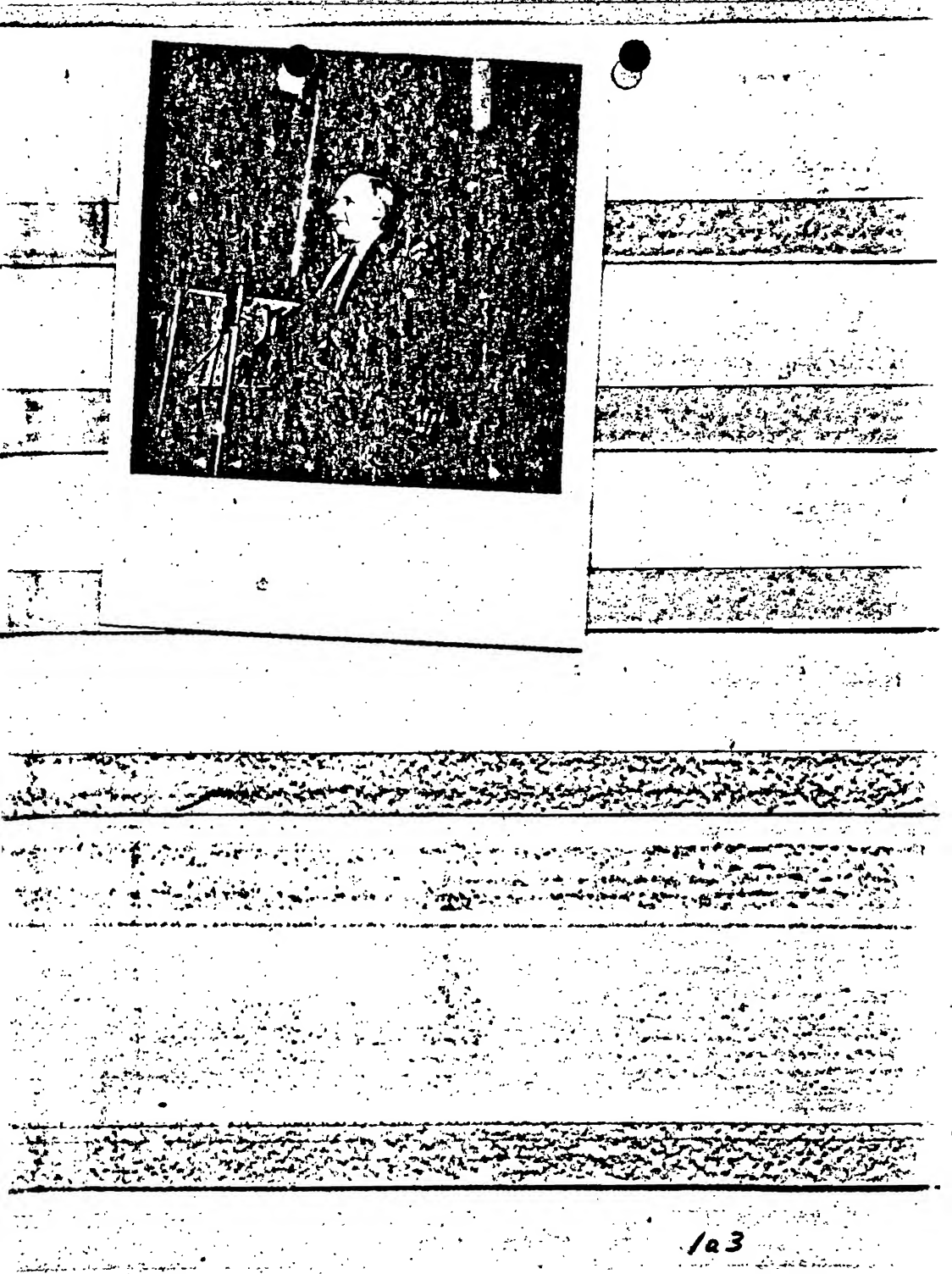
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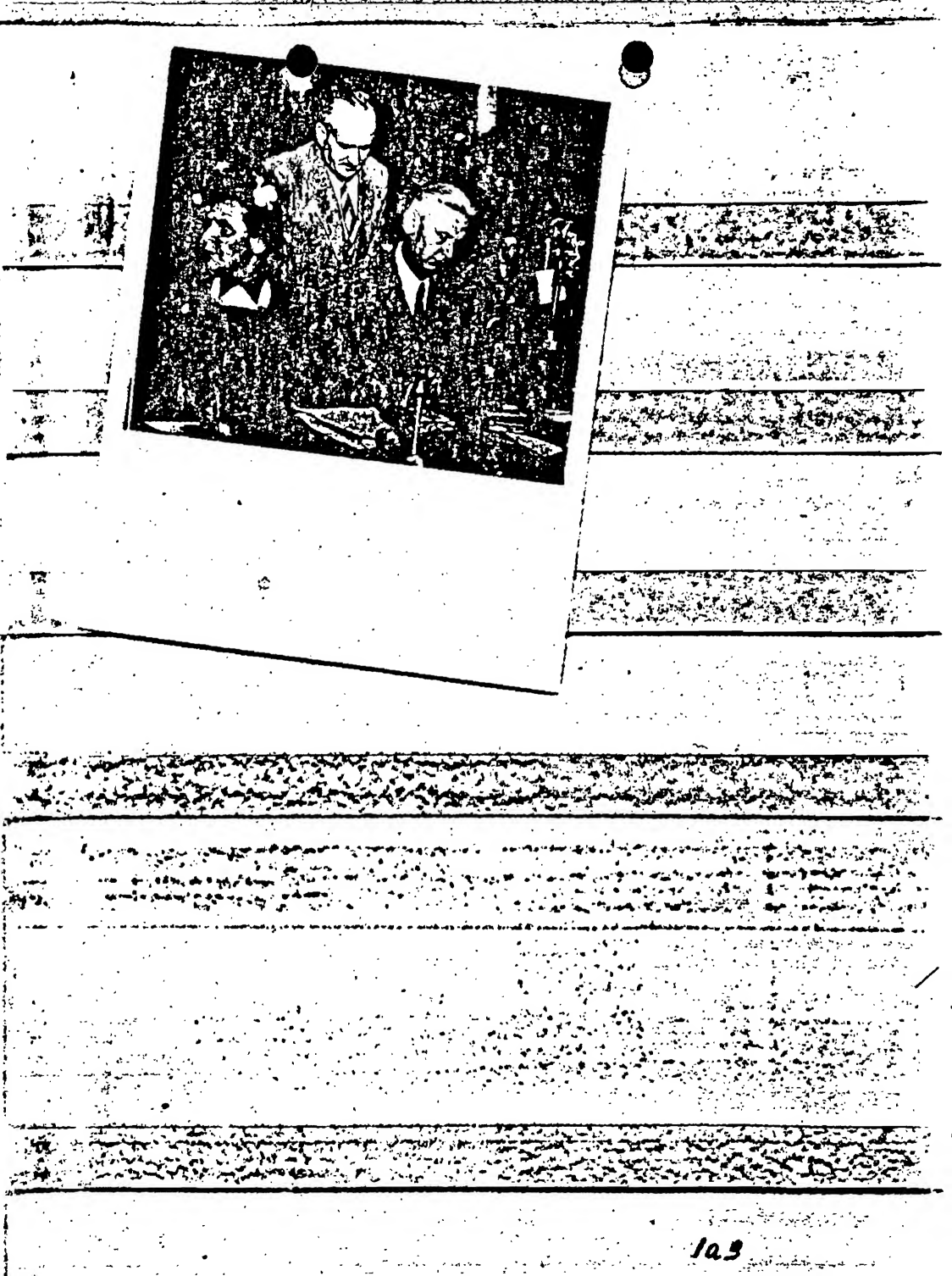
ir. Rogge: I am not being facetious. I am simply saying -what fact does this committee have that there is any money from Moscow coming over here. Now I'll concede this to you - they've got an idea and they think that their idea of tommunism is going to sweep the world. But I say to you when you use measures like this - you play right into their hands. You meet an idea only with a better idea - you don't meet it with repression. The Nazis tried that. There is no future in it.

r. Metzenbaum. Do any other members of the committee have any questions.

er Rogge: I wish to thank the committee again.

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.0. JOHN ROOM

Formerly Assistant United States Attorney General

Partisans of Peace France, Caschoslo Wida August 16, 1950

For over two years now I have been engaged in looking for ways in which people at the different behits of life may live at peace with one another in the world. I attended my first peace meeting at Wroclaw, Foland in August, 1948. By that time the cold war was already well under way. The world had witnessed guarilla fighting in Greece, the Truman Dootrine, the Marshall Plan, the communist accession to power in Caechoslovakia, and the Cominform break with Yugoslavia.

were interested in finding ways in which the world sould stay at peace. In addition to the meeting at Wroclaw, Poland, I attended meetings at the Walders-isturia Sotel in New York City, peace conferences in Paris and Mexico City, and meetings in Moscow, Stockholm, London, and now here in Frague. I have served as a vice president of this organization, the Defenders of Pasce.

In spite of all our efforts we seem to be further from poace than ever. I have made suggestions from time to time, but they have not teen heefed and do not seem to have helped.

held at the Waldorf, I suggested that the capitalist and communic parts of the world could live at peace together on the same globe and learn and profit from each other. In support of my suggestion out I pointed/that the world in the past had been victimized by similar elequages and then had found out that the warling factions could live with each other. The Mohammedans were once accused of seeking to extirpate all other forms of government by force and violence. All hurope was called to the Holy War against the disciples of the Prophet, and the Mullahs, in turn, called on all the Moslem lands to rise against the hated unbelievers. Today, both share the same globe.

In the 16th Contury, Protestants and Catholics proclaimed that one or the other faith must prevail and conquer, that neither could dwell side by side in the same world. Today, three centuries later, we know that this is not so.

At the first congress of the Defenders of Peace at Paris,
I said us to engage in less dominciation and sounter-dominalation
and that we stop placing all the blaze on one group in one particular,
country the tapitalists in the United States
stated at Paris, and for this I was boosd and hissed, that the
leaders in the United States did not went war. I think the events
in Korea abundantly prove that the leaders in my country had no
intention of going to war. They have been spending large amounts
on armaments not in order to go to war but because this second to
many leaders in industry and finance to be one way of solving our
even sequence problems.

This constitutes at least a three-fold tragedy. To begin with, we have not really prepared to meet aggression. In the second place, the American people have been deceived into thinking that we are more ready than we really are. And in the third place, we have not been solving our demostic economic problems.

City I suggested a plan for the establishment of an agency into which American business could put its surplus and through this agency use this surplus to help industrialize the New China. By industrialization I meant the development of power plants, the establishment of factories and the installation of modern machinery in order to add to the productivity of labors.

of the Supreme Soviet I entitled "Moving the Mountains of Fedra".

In it I suggested a watching committee within the framework of the United Nations Colonial Matching Committee which would have the right of unlimited inspection of atomic energy installations everywhere in the world and of all armed forces, armements and military installations. It was part of my proposal that such a committee would regularly publish reports containing the results of its inspections.

that we engage in less demunciation and counter-dominolation of each other -- lessame-calling on both sides. I suggested listead that we look for areas of agreement between us. Exploiting differences might make bigger newspaper headlines but seeking areas of agreement would be more conductive to posse.

At Stockholm I disagreed with one of the points which Mesars. Joliot-Curic and laffittee made; and then not only agreed with but also emphasized another point which they made. The point I disagreed with was the one which suggested that the leaders in the United States wanted war. I took the contrary position. I dissented from the use of such expressions as war thirsty imporalists "war mangers", and "imperialist war". I pointed out that we were spending large amounts on archments because leaders in industry and finance thought this was one way of disposing of our surplus in the United States and did not have any intention of waging war.

The events in Korea prove that I was right.

The point on which I agreed with them and emphasized was that expited is and communism could exist together in the world in peaceful competition with each other. Mr. Joliet-Durie in mande repeats yethous out that we was convince the dwertern becalf that such peaceful co-existence was possible. I stated that I wanted to add that the communistable to convince their adherents of the same things

At London I urged that a peace movement or group smat not become identified at the foreign policy of any particular exentry, saying that I had in mind specifically the United States and the Soviet Union, and that we had to make for a strengthened. United Sations. While it should not be so strong that it resulted in a concentration of power at any particular place, either Mashington or Moscov or any other place, yet it had to be strong enough to insure the complete observance of that prevision of the First Article of the United Mations Charter which stated that the United Mations proposes "to develop peaceful relations among mations tessed on respect for the principle of equal rights and self-determination of peoples and to take other appropriate measures to strengthen universal poaces."

require the larger nations to treat the smaller once as equal partners; which would income to all nations, hope or small, the right to meet their internal difficulties in their own ways, which therefore by any other country or combination of

I asked us to broaden our base and to twing to surdiscussions and deliberations all those who worked for peace ever
though they might disagree with us fundamentally on other points.
Specifically-I saled us to living to the Serubdoning Second World
Congress of the Defendors of Peace representatives from the
Rugoslav Rational Committee for the Defense of Peace and various
people in the United States especially interested in peace much
as Senator Spian Kolahon, Mrs. Franklin D. Roosevelt, Russel.
Wallace, Rebert Matchins, Francis Diddle, David Lilienthal and
various others.

suggestion. The suggestion I am going to make this time relates to the may in which changes for the better can best be accomplished. I want to suggest that change in human societies, as well as in human beings, be accomplished in orderly, lawful, peaceful and progressive ways. I am in favor of evolutionary changes and opposed to revolutionary omes. I am of course not a refolutionary. I do not think I am even a radical. My primary objects are to try to help keep the world at peace and to accomplish changes in lawful and peaceful faits.

Twent to suggest that the mount to which desirable ends
are to be attained are just as ignortant as the ends themselves.

I doubt the value of elanger attributed to were and revolutions;
the alloged your that exact from them may be more apparent than
real.

dutis value et

We had a destructive civil war in our sountry. It was brought on by the fanatics of the south. As a result of the war there was of course an end to slavery. But we still have not anough maturity in my sountry; elther in the north or in the south, to end the discrimination and segregation we impose upon the Hegre people and upon other minority groups. So the civil war accomplished only a small part of what one sould have hoped for.

I been looking for ways of accomplishing changes, reforms
in human social structures and in human boings, at thout the
necessity of vielence and destruction, of war and carnage.

Indeed, they are sometimes brought about by thestwhe are regarded as conservative and even reactionary. Let us give a recent amongle.

On June 5 of this year the Supreme Court of the United States in two eases ended not only the exclusion of Represe from State universities, including professional and graduate schools, but also their segregations and in a third case stapped segregation in relivay dining ears. The decisions in all three cases were unarimous. In the first two cases which theretoes the opinion, and in the third, Justice Darton.

The changes grought by those decisions are substantial.
We have resched the point in scientific and human development
where we either hecorplish all our changes in similar peaceful
fashion or face unbelievable destriction.

Function have brought an other wars. They brought and the atrife between the Moslams and the Christians. They brought on the strife between the Prostestants and the Ostholics. Now we know that the fanation on both sides were wrong both times.

I want to suggest that many of the absolutes of the extremes may very well be wrong. Many such absolutes have been proven wrong in the past. Many more may be proven wrong in the future.

any an the suntrary, that the motivations for immen behavior are extremely complex and enmot be no comily explained. I challenge the dogma that socialism will sweep the world. I say on the contrary, that each country will work out its problems in its own way and that no two countries will have precisely the same solutions.

lawful and peaceful way, and since I believe that the moons are just as important as the ends, I want to suggest that the Stockholm peace appeal, asking for the cutlawry of the atomic bomb and other weapons of mass destruction, be sevised. I was at Sessibility of the peace appeal. I know the spirit in which I became one of the signers and the hope I had that the appeal was at least a step, even though only a small one, in the direction of peace.

Forth Keres has emberked. I now want to suggest that the Stockhalm peace appeal should be smonded. The first paragraph should sall, not for the outlawry of the stouic bomb and other weapons of mass destruction, but for the outlawry of aggression from whatever source and by whatever country. The original first paragraph can then become the second one.

Sot only is aggression a sorry way in which to accomplish thenge, but it also alienates those whowld would otherwise be allies for reform. Henry Wallace and I, and others like was have applied out against reaction wherever we have seen it. But when we are not by aggression, that aggression becomes an everyiding consideration.

Monry Wallace and E, and others like us, have advocated a better regime in Bouth Rores than the one of Syngman Rhos. But the aggression of North Kores makes us give our first consideration to the recting of that aggression. The means are just as important as the ends. A desirable end must be accomplished by violent means.

Henry Wallaco and I, and others like us, have been in favor of the recognition of the New China and the seating of its representative in the Security Council of the United Estions.

Nowever, we cannot concent to having this accomplished by violence, nor to having that recognition a prerequisite to a settlement of the Korean problem.

-9

Changes must be accomplished in orderly, lawful and peaceful ways. Let me give another illustration of what I mean. I have long felt that the New China should be recognized and be a member of the Security Council. Nevertheless, I have also felt that the Soviet Union took the wrong course in boycotting the United Nations in order to try to accomplish that result. Changes are not to be accomplished in this manner.

I should like to see the great powers recognize their strongth rather than rely on their weakness, and renounce the use of force. I should like to see the Soviet Union, for instance, renounce the use of force by North Keres. I should like to see the Soviet Union, for instance, work for the admission of the New China to the United Nations by orderly procedure rather than by beyoutt.

I have hope that if such courses were adopted the New China would ultimately be recognized and admitted to the Security Council and that the Korean dispute would ultimately be settled after hearing both sides.

North Korea have not been invited before the Security Council to state their side. I think they should have been. I think both sides to a dispute should be heard. I think all sides should be heard. In the same spirit, however, I think that when the Executive Committee of the Yugoslav National Committee for the Defense of Peace sends an inviation to the Soviet Public Workers Sergei Vauvilov, Hihail Sholohov, Leonid Leonov and Ilva Transparents.

see for themselves whother there was any truth in the accusations about the alleged accressive properations in Yugoslavia against her meighbors, this invitables thould have been accepted. This, again, would have been propedure.

I sould go on with other illustrations but I think I have given enough to indicate that I mean by lawful, orderly, progressive and pesceful changes; what I mean them I say that the means are just as important as the ends to be obtained.

Progress made in the way I suggest will be slower, but it will be a surer kind and there will be less danger that we shall set the whold world sileme.

Anited States Bepartment of Sustice

RE: O. JOHN ROGGE

Confidential Informant

Description of the communist Party on NOOCK at NOOCK

Informant's report in New York file # 100-3642

PRIARKS:

DO

ADVISED THAT THE SUBJECT ATTENDED A "CAUCUS FOR CAUCUS FOR CA

PEACE" RALLY, WHICH WAS SPONSORED BY THE JOINT ANTI FASCIST REFUGEE COMMITTEE AN D HELLY AT THE MANHATTAN CENTER. THE ABOVE MENTIONED SUBJECT WAS INTRODUCED BUT HE DID NOT SPEAK.

EDIAND SCHAIDT, SAC

180-95459-1



MEMORANDULI TO: SAC

Dete: 6-17-49

FROLI:

SA JOHN J. SAVAGE

SUBJECT:

CONDUNIST PARTY, USA ACTIVITIES, COLUMBUS AREA INTERNAL SECURITY - C

The following is a typewritten report of dated dated may 25, 1949, received by SA SAVAGE on May 27, 1949. The original of the report is being retained in informant's file and copies are being placed in the files of individuals mentioned in the report.

36

66-1410**4-481**

Columbus, Chio Wed. May 25, 1949

Franklin County Communist Party

The Progressive Party held a meeting in the Virginia Botel at 7:45 this evening. O. JOHN ROGGE was the main speaker, IRVIN BARKAN chaired the meeting, REV. JOHN D. WALKER, sat at the speakers table. ROGGE'S subject was mainly on civil liberties. On adjournment of this meeting most of the audience went over to the large Senate hearing room at the State Capital.

100-8553 Progressive Party
bu0
100-8529 Legislative Authority

2-New York

1-0. John hoggs

et #7,806 Deal

FBI - NEW YORK
JUN 201949

ROGGE DENOUNCES CLARK SELECTION

Market 18.

Washington, Aug. 10 (A. P.).—
O. John Rogge, a former Assistant Attorney-General under Tom Clark, said today that his former boss "has neither the stature, integrity nor ability" demanded of a Supreme Court Justice, Rogge, whose legal activities since he left the Government led to sharp questioning, appeared before the Senate Judiciary Committee in behalf of Henry A. Wallace's party.

The committee is considering President Truman's nomination of Clark to the high tribunal. Rogge remained on the stand more than an hour after a bitter attack on Clark's part in carrying out the administration's loying out the administration's loying program,

NIGHT SUPERVIS PROPERTY CLE TRAINING UNIT

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100-95459-3

DATED AUG ? D. C.

AUG 1 0 1948

Rogge Urges Senate **Bar Clark From Court**

Washington. Aug. 10 (UP)-Two former New Deal Administration officials today asked the Schate to reject the nomination of Atty. Gen. Clark to the Supreme Court.

They were O. John Rogge, who and does another privately."
was fired by Clark in 1947, and Harper, now a law professor at Fowler V. Harper, once solicitor at Yale, spoke in behalf of the: for the Interior Dept. when National Lawyers Guild. He said Harold L. Ickes was secretary.

ing of the basic freedoms . . . of be men of impartial and balanced the Constitution."

himself and the Progressive law and our constitutional prin-Party. Rogge was a special as ciples."

(Qark) says one thing publicly clent in all of these."

the people demand that their Su-Rogge told the Senate Judi-clary Committee Clark lacks "scholarship and learning ..." "stature, integrity, and ability" that their character and integrity and has "little or no understand-the basis fractions... that they judgment, free from prejudice Rogge said he spoke both for and with proven respect for the

sistant to Clark when he was "How does Mr. Clark measure fired for divulging contents of a up to these tests?" demaided report Clark wanted to suppress. Harper. "It is our considered judgment that he is sadly defi-

Jederal Bureau of Investigation United States Bepartment of Justice NEW YORK, MY

administration in the state of

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September 8;

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PASSPORT IRREGULARITIES. RE: NEW YORK CITY. INFORMATION CONCERNING.

At 1 P. M. September 8, 1949,

telephonically contacted this office to advise

the the had received a phone call from a

who advised him that he had received the

following information concerning possible fraud in securing of passports in the New York area. stated that an individual of Polish extraction, who is believed to be a naturalized U. S. Citizen, contacted

in Washington, and advised that he had been employed by DREW PENRSON to secure information concerning passport irregularities and the fraudulent obtaining of passports in the New York area. The that his investigation indicated that the law unknown man advised firm of O. JOHN ROGGE in New York City was engaged in the obtaining of illegal passports and that they were alleged to have obtained one for an individual who entered the United States from Mexico as well as securing several passports for individuals leaving the U.S. and traveling to Russia. his informant claimed to have been formerly in the According to emfloy of army intelligence. PJD

purpose in calling was to ascertain if he had any additional information concerning securing of illegal passports advised in the New York area. that the Daily News of Washington, D. C. was considering contacting the Bureau in Mashinston to advise them of the allegations received concerning ROGGE'S law firm. stated that if the Washington Field or the Bur-au wished additional information concerning this matter they might contact and in all probability he might be able to identify his source of bib information further.

The above information was relayed by telephone to appoint Agent T. Genco who requested that a memo be directed to Section 1 where ale would be prepared for the Bureau and Washington Field.

JOHN J. MANNING.

N.Y. ROUTED TO

JJM: DJG

6. John Pogge - 100-95 15 9 Beptember 8, 1949

TEMO

per fice

E: PASSPORT/IRREGULARITIES

MEW YORK CITY, .

INPORMATION CONCERNING

At 1 P. M., September 8, 1949,

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advised that the Daily News of the allegations received concerning ROGGE'S law firm.

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JOHN J. MANNING,

JJN: VIS

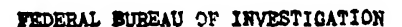
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EU TO

10 FILE

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FEDERAL BUREAU OF INVESTIGA	ATION	SCHRIDT	1
United States Department of J	USTICE No.	- ACHTAINE TA	
100-95459	冰色	ME HILEBOR	
		MR. HUCLES	
Transmit the following Teletype message to: BUREAU, I	ASHINGTON I	MER. McGRATH SOR	
O. JOHN ROGGE, PASSPORT AND VISAS.	1	TUOLY S	اء ي ي
TELEPHONICALLY ADVISED THIS OFFICE HE HAD PO		CRIVE CLEVE	
Information from	CONCERNING	TRAINING UNIT	
FRAUD IN SECURING OF PASSPORTS IN THE NEW YORK AREA.		OLD	
THAT AN INDIVIDUAL OF POLISH EXTRACTION, BELIEVED TOBE A	MATURALIZED	U.S. CITIZEN,	4.2.5.
OCNTACTED AT WASHINGTON A	and stated f	HE HAD BEEN	
EMPLOYED BY DREW PEARSON TO SECURE INFORMATION CONCERNING	PASSPORT IR	ومريا أتقعرها استان	
AND THE FRAUDULENT OBTAINING OF PASSPORTS IN THE NEW YORK	AREA. THE	UNDIOTAN MAN	
ADVISED THAT HIS INVESTIGATION INDICATED THAT THE	LAW FIRM OF	P O. JOHN	
MOGGE IN MYC WAS ENGAGED IN THE OBTAINING OF ILLEGAL PASSP	orts and th	at they were	- •
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TO RUSSIA. ACCORDING TO HIS INFORMANT CLAIMED T	o have been	PORMERLY IN	**************************************
THE EMPLOY OF ARMY INTELLIGENCE. GAID THAT	PURPOS	R IN CALLING	
HIM HAS TO ASCERTAIN IF HE HAD ANY ADDITIONAL INFORMATION	CONCERNING .	BECURING OF 2	سر جهمها در در می در می را
ILLEGAL PASSPORTS IN THE NEW YORK AREA. AUVISED	THA	THE DAILY)
NEWS OF WASHINGTON, D.C. WAS CONSIDERING CONTACTING THE BU	REAU IN WAS	HINGTON TO	
ADVISE THEM OF THE ALLEGATIONS RECEIVED CONCERNING ROGGE'S	LAW FIRM.	STATED	H
THAT IT THE BUREAU OR WASHINGTON FIELD WISHED ADDITIONAL I	nforkation	CONCERNI NO	TO THE STATE OF TH
THIS MATTER THEY MIGHT CONTACT TO DIRECTLY	AN AN	D IN ALL	
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Special Agent in Charge	100-95	11100	



UNITED STATES DEPARTMENT OF JUSTICE

Transmit the following Teletype message to: BUREAU, WASHINGTON FIELD ..

PROPABILITY HE MIGHT BE ABLE TO IDENTIFY HIS SOURCE OF INFORMATION. "ABOVE INFORMATION PEING FURNISHED FOR THE ATTENTION OF THE BURREU AND WASHINGTON FIELD. TAKEN BY MYO.

Special Agent in Charge

SEP 8 1942

WASHINGTON AND WFO FROM NEW YORK 46 8 11-58P DIRECTOR AND SAC URGENT

D. JOHN ROGGE, PASSPORTS AND VISA	5.
TELEPH	ONICALLY ADVISED THIS OFFICE HE
HAD RECEIVED TELEPHONIC INFORMATI	ON FROM
CONCERNING POSSIBL	E FRAUD IN SECURING OF PASSPORTS
IN THE NEW YORK AREA.	TOLD THAT AN INDIVIDUAL
OF POLISH EXTRACTION, BELIEVED TO	BE A NATURALIZED US CITIZEN, CON-
TACTED AT THE DAILY NEWS	OFFICE AT WASHINGTON AND STATED
HE HAD BEEN EMPLOYED BY DREW PEAR	SON TO SECURE INFO CONCERNING
PASSPORT IRREGULARITIES AND THE F	RAUDULENT OBTAINING OF PASSPORTS
IN THE NEW YORK AREA. THE UNKNOW	N MAN ADVISED THAT HIS
INVESTIGATION INDICATED THAT THE	LAW FIRM OF O. JOHN ROGGE IN NYC
WAS ENGAGED IN THE OBTAINING OF I	LLEGAL PASSPORTS AND THAT THEY WERE
ALLEGED TO HAVE OBTAINED ONE FOR	AN INDIVIDUAL WHO ENTERED THE US
FROM MEXICO AS WELL AS SECURING S	EVERAL PASSPORTS FOR INDIVIDUALS
LEAVING THE US AND TRAVELING TO R	USSIA. ACCORDING TO HIS
INFORMANT CLAIMED TO HAVE BEEN FO	RMERLY IN THE EMPLOY OF ARMY
INTELLIGENCE. SAID THAT	FURPOSE IN CALLING HIM
END OF PAGE ONE	670

120-95459-6

PAGE TWO

WAS TO ASCERTAIN IF HE HAD ANY ADDL INFO CONCERNING SECURING OF

ILLEGAL PASSPORTS IN THE NEW YORK AREA.

THAT THE DAILY NEWS OF WASHINGTON, D.C. WAS CONSIDERING CONTACTING

THE BUREAU IN WASHINGTON TO ADVISE THEM OF THE ALLEGATIONS RECEIVED

CONCERNING ROGGE-S LAW FIRM.

STATED THAT IF THE BUREAU OR

WFO WISHED ADDL INFO CONCERNING THIS MATTER THEY MIGHT CONTACT

AND IN ALL PROBABILITY HE MIGHT

BE ABLE TO IDENTIFY HIS SOURCE OF INFO. ABOVE INFO BEING FURNISHED

FOR THE ATTENTION OF THE BUREAU AND WFO: NO ACTION BEING TAKEN BY

NYO.

SCHEIDT

HOLD PLS

Redecal Bureau of Investigation United States Department of Justice New York, New York September 15, 1949 1010 t RE: CIVIL RIGHTS CONGRESS INTERIAL SECURITY - C By attached report dated July 16, 1949, Confidential Informant advised of a Bill of Rights Conference, which was held on July 16, and 17, 1949 at the Henry Budson Hotel, New York City. The trial of the CP leaders was the main topic of the speeches. Some of the speakers were O. JOHN BOCGE, BEN DAVIS and JOHN CATES. The informant also made available to this office on July 19, 1949. a receipt dated July 12, 1949 for the \$2.50 admission ticket, a credential card for the conference and a card advertising a special dinner at the Hotel Henry Hudson after the conference. They have been submitted as an exhibit in file 62-9059. The Bureau has been advised by latter of this report. edfiard w. buckley, sa oc 62-9059 (P&C) (David Livingston) 100-56670 (Paul J. Kern) 100-75314 Robinson/ (Krs. Kirand Smith) O. John Rocce W of Mef Dr. F. Palmer Weber Russel Chase) 100-17888 (Mrs. Millie Randolph) William Patterson) 100-86275 (Harold Christoffel) 100-35162 (Scott Nearing) (Ben Davis) 100-23525 (John Gates) John Kellanus) (Thomas Rabbitt) EB:113 100-80675

ISPHORARICHUS (CONFIRMODA)

Henry Hudson Hotel :: 361 West 57th Street Saturday/morning = 10.30 A.M. to 1:00 P.M. Speaker: Paul J. Kern - Acting Charman. Subjecte: Welcome to Delegates He welcomed the delegates from different states. He expressed that in Conference there were delegates from the Republican. Democratic and Salist Parties as well as other liberal organizations. He thanked the pwho helped to organize the Conference and salid that the purpose was the inflication of the different groups, like the Civil Right Congress e which shave carried a similar program of civil Miberties, freedom of press, and reunion They have done a very good job but this Conference that if all groups are united ander a single organization, a much be results can be obtained.

results can be obtained.

(Later on at the end of the meeting, he expressed after an Encident tirelibe related Later, that he was not a member of the Comunist Party and Speaker: Mrs. Robinson, replaced Draj.Finley Wilson, unable to due to an operation he had to perform the night before the Mrs. Robinson read Dr. Wilson's speech which was in a general view b ticism to present conditions to lated to a true democracy fesse emphasible purpose of the meeting which is to fight for civil liberties and Bill of Rights.

For speaker a lawyer member of the National Lawver Guild whose name was something like More or Fore Replaced Clifford T. Dury He reported extending the technique of the F.B. I. and the way it operates. He said as an agency for the detection of crime is one of the best senting world, but he completely dissported its at withes when it comes to the restigation of private individuals, their associations and political he gave specific cases of investigation by the F.B. For writted the specially the cases of investigation by the F.B. For writted that the employee of a Russian genry in washington, he openly charged that the composite mail recessed to that agency and consequently opens the mail to any other individual ander investigation. ail of any other individual ander investigation Co. Speaker: U.John Hogger Subject: 65 million gubversives When Introced by the chairman Mr. Kern De announced that Mr. Roggerhad just bub to book! The vanishing of vilkliberties! Thet Mr. Kern edited and was b

THE CREOR LANCE PROPERTY SHOCK re erred to the case of Sir Trenton New Jersey negroes sentenced to des out granted fetrials in which Mr. Rogge has been working lately. He say to was going to Irenton again the coming friday to botain more syldeno of injustice and prevent that a crime be committed because of race, cree they did not have evidences to sentence these men and giving a brief butline of the case, since it started and how the men were picked up because they were poor and because they were negroes.

6th Speaker: Harold Christoffel Subject: "The F.B.I. Super Labor St. He gave a report of the union activities and charged the F.B.I. as st. to prevent strikes; and investigating those whom are union leaders; a clated to progressive organizations. He keve specific cases of worker investigated because of liberal ideas, or acquantances with progress people. He repeated that the F.B.I. is a very good agency for the dettion of prime, but should not interfere with the private life of american citizens, because; it will lead us to a police-state of the nazionapper.

7th. Speaker: Ben Davis, replacing Eugene Dennis. He spoke as a member of the Communist Party and brought the greatings of its commades, of whom 5 are in jail. He criticized the way the trial is going on and statistic the first sign of reaction. He added that the charge made against them, as leaders of the Communist Party, that they intended to overthe the Government by violence and force, is not true, since all activition the Communist Party have been carried out openly and without any acret.

When he finished, a delegate of a Socialist group stood up and van to rebuke some of the concepts given by Mr. Davis, proposing a resolute that end, but he was immediately woosed by the audience, leaving to no other alternative that going back very quistly to this table. This will prove to any impartial observer, that in spite that he kern sain his inaugural address that there were delegates from the Republican Democratic and other liberal groups, at least 90% of the public was a ther communist or pro-communist.

My estimate of the attandance was about 700 persons in the general months assign.

Panel 1. THE BILL OF RIGHTS TH COURT.

The first speaker introduce by the chailman, Mrs. Modjeska W. Simkins was, John Gates on the subjects "Ideas on trail"

He started by saying that the case in Foley Square is false from the ginning to the end. Also charged that the Judge Medina is so ignoran that he does not know the principle of the marxist philosophy. During his speech he admitted he made a false statement in 1937 to travel to Spain. He was going to Spain but said he was going to Germany, because the Government of the U.S. would not have granted him the passport he would have said the truth. In other words, he said, the Government would rather prefer an American citizen to go to the nazi Germany the to Spanish people and considered it one of the best acts of his life. About the trial charged that the judge is so impatient that he does rait until the end of the trial to put the people in jail. Mark Medialways has an mind that proverby Shoot Tirst and then ask questions the sais: We are not running away. We shall face the fight. Mark And then asked the sudience to fight together and the outcome of the travell be different.

2nd Speaker: David Livingston, Subject: "Report from Foley Square" He first criticized the attitude of Mr. Green and Mr. Murray as lead of the working unions for their "criminal desinterest" in what is he ning in Foley Square. The referred that he presided a delegation to see Judge Medina and a having some troubles with a bunch of clerks around him, they finally interviewed him for about half an hour. Mr. Medina told them he could no attend delegations Isince he was a Judge and not a politician, as

no attend delegations since he was a Judge and not a politician, and refuse to answer any of the topics put in front of him.

Mr. Livingston said there cannot be justice in this trial. The ment accused of conspiracy will never get a square deal. Justice must be by the people and not by a Judge who wants to smash the people. He finally said that when the Communist Party be declared guilty of piracy there will be bigger attacks and stronger movements against tridiculus proceedings.

The said we are closer to take an in the solutions and the South forbid when and negroes to work together in the Unions. He gave and account of the procedure for voting in the South. Said that the Registrar has the procedure for voting in the South. Said that the Registrar has the procedure for voting in the South. Said that the Registrar has the procedure for voting. He said the following: "If Is any politician and you are a negro holding a Bachelor Degree from the bia University. I sak you now many baths there are in the White House If you don't know the answer you are desqualified." He finally critically and because he failed to exhell the dixiecrate from the Democratical forms.

Also referred to the CID leaders the South and criticized their antidemocratic activities. He referred that in one occassion prior to a meeting he was wold by these CIO leaders. Don't you dare to call those negroes brothers. He did not follow the advise. He confessed when he was as same for the white community in the South.

Besides referring to discrimination (which seemed to be the major thems he also gave an account of some cases of loyalty, when asked to answer wheter a member of the Communist Party or not. Upon refusal you are the ed by contempt of court, fined 500 dollars and sentenced to 10 days in jail. He had figured out all fines imposed which amounted to approximately 2 million dollars.

6th. Speaker: Mr. William Patterson. He spoke about the Civil Rights is court, and arrived to the conclusion that Civil Rights is not today in court. To supplement this he gave several examples, without mentioning names.

He wise charged that the ruling class of American has brought again the white supremery. He also said that what concerns to the communists con has to all people of the United States. He said: "We have to consider of weakness. If we don't do it, we shall be lynched".

7th Speaker Scott Mearing: He said that in all cases of perjury and conspiracy the Department of Justice brings a gang of spies and paid a ts. He referred to the case of Bridges, deported by Judge Sears and la cleared up by the Immigration Department and later on by the Department of Justice. He criticezed Attorney General Clark. Mr. Nearing charged althought Mr. Clark said he was not against trade unions, he spoke in meeting last week of the American Relief for Germany, against the traductions. Nearing said he wanted to obtain a copy of Clark's speech but none of them were available.

Speaker: Mr. John McManus. Spoke on civil liberties under an econ mic point of view, since he said he is very much interested in Economic He said that the Constitution of the United States, still has that participated in the same position as not regain our liberties we shall be in the same position as not.

9th 8peaker. James Price, but he did not show up. When called by the chairman to speak he did not appear

Introduced himself. He bame from Washington where we have, he said Scot Bill of Rights. About the loyalty cases he mentioned that Dr., Phill of the University of Washington, was dismissed beucase of his political belief. He said he was Secretary of the Civil Right Congress of Washington.

Estimated attendance in the afternoon session; 300 persons.

October 10, 1949

Tel TRISH PEOPLES FRATERNAL ORDER

The "Morning Freiheit" of September 27, 1949, page 3, columns 3-4-5, contains a report on a meeting of the Brooklyn chapters of the Funa lexarus Division. The meeting, held for the purpose of hearing a report on the Peace Conference held in Mexico City, took place September 19, 1949.

ANA B. JACKSON, a delegate to the Peace Conference, spoke of the frevskill riot. She stated the purpose of the riot was to halt the unification of white, and black, and to stop the march of progress. She called for the unity of Jews and Negroes to fight against Pascism and for peace.

O. JOHN ROGGE, a delegate to the Peace Conference, spoke on civil rights and liberty. "He proved the Fascist acts of the Department of Justice behind the cry 'communist danger'". He stated the events at lickskill, Trenton, Cary and Los Angeles were maneuvers to do away with civil rights to make it easier to establish an American brand of Fascism. He saked everyone to help defeat the Fascist forces in our country.

LEAH NEISON, president of the Brooklyn division E.L.D. and delegate to the Peace Conference, reported on the Conference. She told of the fighting spirit and determination of the delegates.

JUNE COMPON, national president E.L.D., spoke of the importance of the "Rehabilitation and Culture Fund." The Brooklyn Division contributed 12,500. The sim of the Division is to raise 50% of their quota by October 22, the 60th birthday of JOSEPH MAIN, president of the Brooklyn County of the J.P.F.O.

BESSIF POLENSKY was chairlady of the meeting.

Translated by HIMAN N. RABINOWITZ

100-228

(ADA B. JACKSON) (O. JOHN ROCGE) (JUNE COLDON)

F. E. I.

-/- CCT 10 1349 - V.

N. Y. C.

ROUTED TO | FILE 51

MR 1 NB 100-1936

Twent 3 1919 pe: O. John Rogge On 1/1/19 Considerated Software Server adviced that Kobbe was speaking at NYU that afternoon at 3114 the singular state someone be and down to core the stry and me if they could get ROCKE to come out furthery for VITO MARCANTONIO, ALP omline for Mayor of New York City Looph a balla

Office Memorandum • UNITED STATES GOVERNMENT

TO MEMO

BATE: NOVember: 9, 1949

FEOT SA A. J. TUOHY

SUBJECT: O. JOHN ROOGE

At 10:00 am today, Wr. Leo Laughlin of the Bureau advised that property can the columniat VICTOR RIESEL tonight is to debate spainst 0. JOHN ROGEL ATEANNOUSER 9:20 pm at an open meeting at the East Midwood Jewish Center, 625 Ocean Avenue, Brooklyn. In the past, ROGGE has attacked the Bureau on two occasions, saying that the Bureau is concerned only with negroes and Jews and that if you are anti-semitic it is "good insurance for a government job". If it can be done safely, the Bureau would like to have the debate tonight severed discreetly to see the line of attack that ROGGE makes against the Bureau, he previously having attacked the government's Loyalty Program.

AJT:CTC

1:0V 9 - 1949
N. Y. C.

RELITED TO THE N.

MEMO

Sovember 9, 1949

84 A. J. TOORY

O. JOHN BOOOR

At 10:00 am today, Mr. Leo Laughlin of the Bureau advised that the columnist VICTOR RIESEL tonight is to debate against O. JOHN RODGE at 9:20 pm at an open meeting at the East Midwood Jawish Center, 625 Ocean Avenue, Brooklyn. In the past, ROGGE has attacked the Bureau on two occasions, saying that the Bureau is concerned only with negroes and Jews and that if you are anti-semitic it is "good insurance for a government job". If it can be done safely, the Bureau would like to have the debate tonight covered discreetly to see the line of attack that ROGGE makes against the Bureau, he previously baving attacked the government's Loyalty Program.

AJT:CIC

NOV D - 1948

NOV D - 1948

NOV C.

ROUTED TO

United States Department of Justice

DEBATE BETWEEN O. JOHN ROGGE AND

TER SIXTEEN TWENTY FIVE OCEAN AVENUE BKLYN. N.Y. MEETING STARTED

NINE THIRTY PM WITH ABOUT ONE HUNDRED FIFTY PERSONS PRESENT.

NOT DEEMED ADVISABLE TO TAKE NOTES DURING THE DEBATE IN VIEW OF

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Special Agent in Charge

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FEDERAL BUREAU OF INVESTIGATION

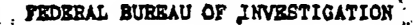
'UNITED STATES DEPARTMENT OF JUSTICE

Transmit the following Teletype message to

- Approved:_

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UNITED STATES DEPARTMENT OF JUSTICE

THE EXCELLENT WORK OF THE DEPARTMENT OF JUSTICE AND ESPECIALLY, THE FBI information.

Special Agent in Charge

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CI JOIN ROGGE, INFORMATION CONCERNING. REBU. PHONE CALL OF NIN ETANT TROM LEO LAUGHLIN. DEBATE BETWEEN O. JOHN ROGGE AND NY MIRRO COLUMNIST VICTOR RIESEL HELD ON NINTH INSTANT AT EAST MIDWOOD JEW CENTER SIXTEEN TUENTY FIVE OCEAN AVENUE BKLYN., N.Y. MEETINGOSTAR AT NINE THIRTY PH WITH ABOUT ONE HUNDRED FIFTY PERSONS PRESENT WAS NOT DEEMED ADVISABLE TO TAKE NOTES DURING THE DEBATE IN VIEW OF SIZE OF HALL AND AUDIENCE. ROGGE REPEATEDLY CRITICIZED THE LOYALT INVESTIGATIONS, SMITH ACT, FEINBERG LAW, THE TRIAL OF THE ELEVEN COM UNISTS, KISS TRIAL, COPLON TRIAL, ATT. GEN. SUBVERSIVE LIST, AND RESTRICTIONS ON QUOTE FREEDOM OF THOUGHT AND ASSOCIATION UNQUOTE TITUASIZED THAT FASCISH NOT COMMUNISH IS THE THREAT TO AMERICA ESTATE T'AT LOYALTY INVESTIGATIONS WERE DIRECTED AGAINST PEOPLE WHO THE THEHSELVES. ROGGE REPEATED STATEMENTS MADE IN PREVIOUS SPEE DYALTY INVESTIGATIONS WERE DIRECTED AT NEGROES AND DEWS AND STILLTISM IS GOOD INSURANCE FOR A GOVERNMENT JOB SAID THAT A ON THOUGHT CONTROL AND GUILT BY ASSOCIATION CITED E YALTY CASES HE HAS HANDLED FINCLUDING AN EMPLOYEE WHO WAS

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TIPHISSED BECAUSE HIS MOTHER SIGNED A PETITION SEVENTEEN XEARS AGO-OF ANOTHER WHOSE WIFE WAS A MEMBER OF QUOTE SOME ORGANIZATION YEARS PREVIOUSLY UNQUOTE, AND A THIRD WHO HAD AN INSURANCE POLICE THE INO. ALSO STATED THAT OTHER EMPLOYEES WERE DISHISSED BECAUSE SOM CCHFIDENTIAL INFORMANTATOLD THE FEI THAT THEY WERE COMMUNISTS BAID HE KNEW OF ONE COVERNIENT DEPARTMENT WHOSE EFFICIENCY WAS PAIRED BY THE LOYALTY INVESTIGATIONS BUT DID NOT NAME THE DEPARTMENT STATED THAT THE FACT THAT ONLY NINETY NINE EMPLOYEES OUT OF TWO MILL FIVEHUNDRED THOUSAND INVESTIGATED FOR LOYALTY PROVED THAT THE LOYAL INVESTIGATIONS WERE UNWARRANTED STATED THAT HE HAD ALIST OF HUNDRED AND THIRTY EMPLOYEES WHOSE LOYALTY WAS QUESTIONED AND AL TUELVE WERE EITHER DEWS OR NEGROES. ROGGE ATTAC OF JUSTICE TON CLARK TO THE SUPREME COURT CONTROL THE ISSUANCE OF THE ATTORNEY GENERAL-S SUBVERSIVE LIST, SAID THAT THE TRIAL OF THE ELEVEN COMMUNISTS WAS A TRIAL OF DOCTET A TRIAL OF THE WRITINGS OF MARX AND LENIN, WEN WHO ARE NOW DEAD. BAID THAT NEITHER HISS, COPLON, NOR THE ELEVEN COMMUNISTS RECYCLIVED FAIR TRIAL SHE CRITICIZED THE DEPARTMENT OF JUSTICE FOR INITERATIN THE TRIAL OF THE ELEVEN COMMUNISTS ON THE GROUND THAT IN THE SCHNEIDERMAN CASE THE SUPREME COURT HAD ALREADY DECIDED THAT AS A LEGAL PARTY. HE STATED THAT QUOTE THEY UNQUOTE HAD SEEN THAT HISS WOULD DE CONVICTED THE NEXT TIME BY THE CAMPAIGN INSTITUTED IN THE PRESS AGAINST JUDGE KAUFMAN, AND THE FOUR JUROS VOTED FOR ACQUITTAL. ROCCE SAID, THAT PEEKSKILL WAS AN EXAMPLE and the property of FASCISH IN AMERICA AND THAT PHOTOS SHOWED THAT POLI

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By O. JUHN ROGGE

O. John Ragge's book, "Our Vanishing Civil Liberties," tells two trivertant stories. The first describes the prowth of a velebrated vorparalimitativer and government official who became one of America's ng defenders of civil liberties. The second tells of the inchby-inex destruction of civil liberties which, Rogge warns, is taking place daily. This is the first chapter of the book—published by Gacr Associates. Subsequent chapters will follow in The Compass daily and sunday. The book will be run unabridged.

1-ABOUT MYSELF

Perhaps I am an alarmist when I say our civil liberties are vanishing. In a sense, I hope that I am an alarmist, for I would like to · · · fears are groundless. But I am afraid I am right, or rather, I am afraid because I am right.

I come to you as an attorney presenting evidence. I want you to consider this evidence and tell me whether it makes the same impact Look fok as upon me.

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I come from Hunois. My parents I went to school to equip myself were farmer. My father, who is to make money My concept of A faithful Come to this country education was narrow, but prevatum Germany at the age of 17, lent in my generation. Only after My mother was note in Illinois, years of inner conflict have I come but her pairie were German, to ask whether one finds his essential security in money, or in his Un'll toward to user, is a little basic relationships with his fellow

German in my early. In law school I began to do rough I wanted to be a preacher, some independent thinking. Not but John Leuis who was my high- much, but a little. Until then the chool principal and my father, educational process had made of persuaded me to and sittuic law for me little more than a container. the put. It but taker kreatly ad- The teachers and I put facts into ment Account It law the container. At examination gas one sture to the line in the interest the requisite good energy for the bearing ac- number of facts and put them on

The book which made the greatperincipled and a part of the principle on me in law school was an extra-curricular one, Zach-Takender him where a Table and Chaire's "Freedom of This book described the from the transfer from soul is the Pe neer Hair after the first World me have and law School offered me History and Brasidess



. Actionson, Tom for which I worked made so much c., a year and study. year it stopped billing.

the practice of law in Chicago, One of the partners lost all his product to me. From the first world the practice of law money in the market. As I watched M. Pa., John Spin and trial work. In 1928 the 17th Charles in 1956 I uccided to take

> a fellowship, I spent a year there. Then came the court in 1329 to origin in Sentember of 1930

during the course of which I was tained a doctorate and wrose a thesis entitled "Law as a decisi Science." I read extensively be the social sciences; anthropology, paschology, social psychology, socialogy, economics, and bigger The study of authropular and paralistogy proved most useful to me.

'I then decided that I wasted to teach, preferably a law wash course in which I would like up current problems and kutility. and bring to bear us them much help as all the various war as with ences including law, come sixt When I could find so in a war. which wanted strib a f wink? returned to the practice of few im Chicago.

In 1937 I went to Warm water first as Special Countries and Meric us Assistant Grand I to make the the Securities and Exclusion Claremission I parked with the west staffs of the SUL PIFC. and the Treasury Department That wanter phere in New Deal Water than was alive and interlectually topic thy. We worked with ambus and for we felt that we represented the people.

Two years later I became Assistant United States Assessed General in charge of the Crisinal Division. Frank M .7 hs. * 20 ass been Governor of Matterns and later became a Justice of the Bupreme Court of the United Blace was then Attorn. y Octaval to my new post I began successful secon cutions against many Local dame pe ficials and I helped the proper that State to break the burn of the corrupt Huer Lone traction

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ing a quorum and yet it is far too long to be dismissed lightly. Here it is:

Those Who Collaborated With Viereck

Stephen A. Day Hamilton Fish, Jr., Rush D. Holt Ernest Lundeen

Those Whom Viereck Dued John G. Alexander Philip A Bennett Usher L. Burdick D. Worth Clark Cliff Clevenger Henry C. Dworshak Clare E. Holiman Edwin C Johnson Bartell J. Jonkman Harold Knutson Robert M LaFollette Gerald P. Nye Robert M Reynolds Paul W Shaler Henrik Shipstead William G. Stratton Martin L Sweener Jacob Thorkelson George H Tinkham Burton K. Wheeler

There is no evidence that any of those whom Viereck used had knowledge of the fact. In most instances they were undoubtedly not aware of it.

Despite all these attempts to discourage me, I finished my report on Sept 17, 1946, gave it that date, and filed it. In the report I quoted my memorandum of Feb. 28, 1946, to the Attorney General in which I had expressed the opinion that international fascism, though defeated in battle, was not dead. I added: "I am more convinced than ever that the fascist threat to democracy is far from over."

The last section of my report contained my recommendations and conclusions. Here is the final paragraph:

d. Collaboration Between German and American Industrialints: Cartels

This report has indicated that the collaboration between Girman and American Industrialists and the economic field generally was beyond the scope of this report For the fulure security of this country, however, we should know the full store of curtels and the collaboration between German and Anirthan industrialists. We should obtain this slory from an investuation conducted not only in this country, but also in Germany, 50th an investigation allouid be . . . ducted by the Antitute 1711 the of the Department of Judica and the F.B I

The American people atill and a such an investigation.

TOMORNOW: Truth is Tra



and the 1rb 11, Francia Builly. The Athenney General, asked to come to Washington to risting of the medition case. erdition case involved George Sys refler Viereck, the Nazi agent, vatious leaders of the German-American Bund, together with William



Hamilton Fish, Ir., then a U.S. Congressman, addresses an America First rally in 1941. Rocke names him as one of the Representatives who estlaborated with George Sylvester Viereck.

an al area is and a page at the feet TRE LECTIVETISHON, & FEE AVEINGOR manufacted by stri 's price' ceillings, or shortages. The old familiar fascist faces are once again spouting the old familiar Inscist ites.

Early in April 1946, went to Germany, where I remained until the end of June. My primary job was to eather additional evidence for the sedition case, but I also intended to find out all that I could about Nazi penetration in the United States in the time available to me.3

When I went to Germany I felt that the biggest threat to democracy lay in the hate literature which the defendants in the sedition case peddled. My stay in Germany, short though it was, convinced me that a far more dankerous threat lay in the inter-connections between German and American industrialists—the monopolycartel system

Before I left Germany I started work on my report. There was never any misunderstanding between Attorney General Tom Clark and myself as to whether what I found was to be made public. We both knew that it was. Indeed, one of the inducements he held out to me for making the trip was the publication of any evidence I might find. When I returned to Washington I resumed work on my report. I suggested to Clark that the Government file it in court in the pression that he agreed.

Early in July a story trickled part about Davis and Lewis to put

mark that what he had read was 10 9 C A diali, I hat the resert had **observati** Piome a secret docukinsbbus ment.

I also had a discussion with Cadison, I told him that I was willing to leave Wheeler's name out. I said that after Thad completed a draft of the report be and I would sit down, so over it, and come to an agreement before it was filed in court. He approved of this arrangement.

I did redraft this section, deleting the name of Wheeler. This was the only part of the report to which I did any redrafting.

After my discussion with Clark and Cadison I went to Rehobeth. Del., for a few days' sacation. Cadison telephoned me there. I thought this unusual. He wanted me to be sure to understand that according to the Attorney General my report was secret and not for publication. He mentioned Wheeler's name again. He auggested that I call the report not a report but a memorandum. I was both annoyed and disturbed.

I found myself working on the report even in Rehobeth but I stayed my allotted time.

By the time I was getting to the end of my report I had concluded that the Department and I would never reach an agreement. Accordingly. I decided that I might as well make the report in a form sedition case. He gave me the im- that completely suited me. I did not go back and again revise the







Janishina

(Continued from Magazine 1) I have always been particularly i roud. He wrote: "Rogge seems to be almost unique among public servants in that his mind is a complete blank as far as political

considerations are concerned." While I was head of the Criminal Division, I had its Civil Libsities section prepare as complete a memorandum as possible on all situations in which the Federal Government could conceivably bring prosecutions for violations of civil liberties. In the memorandum we developed some theories which were revolutionary at the time but later became law. I sent copies of this memorandum to all U.S. Attorneys in the hope that it would stimulate them to action in every possible case.

. In December, 1941, I accepted an appointment from Judge Vincent L. Leibell, Federal District Judge for the Southern District of New York, to become special counsel to the trustees of the Associnted Gas and Electric Corporation we called it Agecorp). Agecorp was one of the old Howard C. Hopton companies. While I was head of the criminal division, we had sent Hopson to fail for five years fraud.

My jeb was to try for the trustees of Agecorp and its security holders a large dispute between it and the trustees of Associated Gas and Electric Company (Ageco, as distinguished from Agecorp), and Aggra's security holders. We spent nirsh mosths in preparation and a year in trial. Then the parties worked out a compromise.

I also helped out in a dispute involving the Utilities Employees Securities Company (Vesco), another company which Hopson had set up. Uesco was supposed to be an accuse through which employres of the various Hopson companies could invest their savings, but actually Hopson used it for the purpose of manipulating the securities of his various companies. Tills dispute was settled, too.

There now remained only the mechanics of putting the two compromises into a plan of reorganiration. The strenuous work was done, and time began to grow heavy on my hands. I had no more "night work. I looked about for something to occupy my thoughts and took up a subject on which I had collected material from time to that since 1937: The history of ce gorate reorganizations. At first I had intended to write an article on ! for the Harvard Law Re-vice. Then I decided I had material for a series of articles. I finally concluded I had material for a back.

By February, 1943, I was in the process of organizing this material, O. Feb. 11, Francis Biddle, Then Attorney General, asked me to come to Washington to take charge of the sedition case. The entitien case involved George Syl-



George Sylvester Viereck, Nazi agent, at his arraignment on acdition charges in 1943.

Dudley Pelley. George E. Deatherage, Joseph E McWilliams, Lawrence Dennis, Elizabeth Dilling, and other members of the antidemocratic movement in this country. I had tried to do something about William Dudley Pelley and the German-American. Bund in 1939. I thought of going after Pelley under the criminal libel law but a consideration of this course made me conclude that this was not feasible. I also tried to see if I could proceed against the German-American Bund under a statute against wearing military uniforms and drilling. But again I had not been able to follow through.

Two days after Attorney General Biddle telephoned me I was on my way to Washington...

While I was studying the members of the anti-democratic movement in this country, I started thinking again, timidly at first. but with growing confidence as I went along.

In a memorandum I sent to Attorney General Clark on Feb. 28, 1946, I said:

In my opinion, international fascism, though defeated in battle, is not dead. The enemies of democracy did not all lay down their weapons on VE or VJ Day: and the deaths of Hiller and Mussolmi, the execution of Quislings in collaborationist or vassal states and the effect and conviction of Japanese militarists have not brought an end to the fascist threat to democracy.

No, tascism is not dead in the United States. On the contrary, it is now in the process of postwar reconversion, a reconversion uncomplicated by strikes, price ceilings, or shortages. The old familiar fascist faces are once again enouting the old familiar

out of Germany Someone had "leaked" to an AP reporter about evidence in my possession concerning a lantastic Nazi scheme to get John L. Lewis, the labor leader, to come out against the election of President Roosevelt in 1939-1940. The scheme involved an American oil premoter named William R. Davis. The "leak" was all mixed up. Newspaper men came after me for the story.

I told Clark I thought it best to write up this part of the report first and give it out in order to correct the wild rumors. I would rather have written it in regular order as I came to it as part of the report but we were faced with a demand for information and for accuracy. Clark told me to go ahead.

When I finished this section I took it to him. He read it carefully. In this section I related conversations between Davis and Goering in Germany on Oct. 1, 2 and 4, 1939, a month after the war started. Davis had gone to Germany in violation of a passport restriction. He told Goering that he knew a group which could be organized against the war, and named a number of prominent individuals whom he claimed he could interest in such a project. Included among the prominent individuals were John L. Lewis and Senator Burton K. Wheeler.

The Attorney General specifically commented on Wheeler's name (Wheeler was a friend of his). He' then told me for the first time that the report was a secret one.

I was surprised This was brand new-really shockingly new. The Attorney General was suddenly suggesting that my report was on the way to becoming top secret. What Clark had read was merely one section of the report. I pointed out that this was merely a draft, and expressed the hope that after it was finished. I could sit down with Leo Cadison one of his public relations men in the Department of Justice and put it into shape for presentation in court.

What I did not say (but thought) was that I was willing to make certain compromises in the report. If the Attorney General reacted German agent during the to Burton Wheeler's name by a World War and a top Nazi statement that the report was secret, I was willing to eliminate Wheeler's name. Wheeler's name scribed him as the confic to my way of thinking was not agent (Vertrauensmann, in essential. The point of the section | most valuable liaison man was that the Nazis tried to influence American elections and that German Foreign Office i they used Americans to achieve | United States their aims. That was the story My report concluded a d which had to be told. Wheeler's discussion of Viereck's we name didn't make or break it.

The discussion with the Attorney General ended up in the air. He did not comment on my remark that what he had read was a draft, nor did I come on his observation that the report had suddenly become a secret docu-

ment.



The late William Rhodes Da whose links with Nazism Ro investigated.

back Wheeler's name. I did h than that. I put all the mat concerning Wheeler, (not with reference to the Davis-1 story, but also other material I had intended leaving out, place by itself in the next to last subdivision of the body c report.

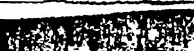
If any hope remained of i ing an agreement with the partment, the Assistant to th torney General one Douglas Gregor, ended it by a rema made on the section relate Viereck, which contained names of 24 members of Coa McGregor commented th. Department of Justice con make public a report which i these Congressmen. I did not the point with him, Of who would the report be with fundamental omissions?

Incidentally, most of the i of these members of Congres already been made public is reck's trial.

Viereck had done an en job in this country. He was during the second one. 'Ih of the German Foreign Offi vollste Verbindungamann:

Capitol Hill with this:

The list of those who co rated with Viereck and whom Viereck used init short, it is true from con-



OUR VANISHING CIVIL LIBERTIES

The Truth Is Top

Beginning in February, 1966, I made occasional speeches about fauciem and Wari penetra tion to the United States. In Replember I made arrangements for a nation-wide speaking trip so the same subjects. The trip was to begin tate in October, I thought that I would then be ready to resign from the Government, but before I left the Department I wanted to get wellow on one of the recommendations in my report. The Department had not yet done to when I was seady to to on tour.

I decided to withhold my resignation, take two weeks' have, and fulfill my mountains

Tigate states and

suited Direct Penanton to got the a good opening date before at, toet encacement at awarthmore Ordere just ontade et Philadeienia in Tuesday, October 22nd

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Prior to eli this James Weshaler, a membasic reporter and column-let, had run a story if the New York Post on Delober 2, while the headan, "lustice Department Rom an Report on Pro-Paseuse" He grote of the "threshood suppre-

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But prepared test did not beclude the statement that the attorner. Demoral had requested to the elfeet that the Department of Joseph hand 1 decree in mention to during the

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sec, and welcomed the supertunity to correct that error of amusine I fulfilled the Attorney Generals request to the letter.

THE COMPASS.

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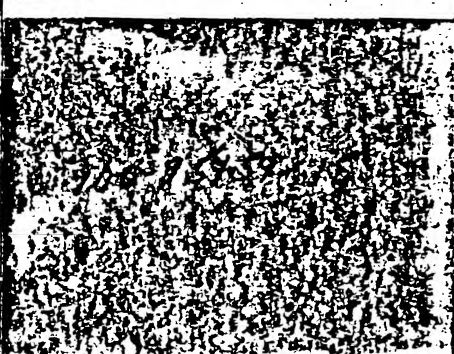
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to Washington in Morenthur, I ye-minded Clark that before making my German true to make public any that I was from to make public any each evidence as I might find I made to a very simple refer-ment to the Su arthmore speech.

"My metch at Swarthmore....
divided nothing that was not already in the possession of Mr.
Franco. and nothing of substance
that had not already been gublithed by him."
I also removed Ton. that:

I also reminded Ton that:
"You requested the be my in the
speech at fivertheore that the
Department had not restrained to to any way __ mad I accomplied with your request Maturally I strictly for your request that I was free to discuss the contants of

my report; witherwise, you would be to be to saking me to whate a misrepresentation to my anderses."

The New York Marsis-Tribune connected my dismisse) with wheeler's valide of human; PROSECUTOR WHO BARED
NAZ: U.S PLOT DESUSSED
AFTER WHEELER WAS TRU-

1. F. Stone upted that "the Tro man Administration and Tun. Clark have no stometh for a light which involve Lindbergh, Court-in. Thesis: Find " He want

The intellectual climate produced by the anti-Rad, anti-Bortel from-tome of the government and press is hardly conductive to the criminal prosecution of people whose great stock to trade that always been — as the Riller's that they are a moreark against

Bolabeviers "
Be added that Semile the Pro He added Rust Seguits the Freshent's backing. Whoseler that burn defeated for office and bad gone to the White House looking for a yet. The President, he said, was trying to oblige. "But the Rocke report stakes it embarranting for Trumpan to give him one."

Minns state one selling point against Charl. Conservator the "Mark" to Prarion, he truste:

Mr firing Blogge does not make a point of the fact that the repor-leaked to Perrenn, d'Abench he and have made a page of their

SILLER & Sobr Rankin.

in first Royce. . It is well known that will write Royce desired and write Royce desired in Program Clark sommitted the induscretion at girton the repres to a mell-known famper of guess to herre that Clark Sidn't make an issue of the loud breating makes at the loud breating morety or the loud breating the loud breati

M that track event at Bathresse's attachment and attachment and inquititive french and inquititive functions of F. D. R. to the vincture authorpoid American

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Men Luci, Les Lork attended the fallian or care and believed 10 Parts, 1100 1100 1170 11711 2011 to April 25th, 1919 and to the Billed States brought a purber of photographs taken at the Congress The photographs were taken by fullus 142473, a professional photographer of 23-02 29th Avenue, Long Island City, Ten Tork, In those Instances where the su Jest of the photograph is those to be the subject of a case file in this piffice, an additional print has been substitled for the pertinent file. should be concealed by the use of a series The identity of porary informant symbol in any future reports the 0001100-2073) [W.B.B. DVB015] POCITY-25357 (PADE ROBISON) 140 120-61206 (BOWNED PAST) 00 (100-95159 (0. WHI 200GE) THE RESERVE OF THE PROPERTY OF EACION THE STATE OF THE STATE O 4 100 9 1500 to the total of the total the course

OUR VANISHING CIVIL LIBERTIES

His Crime: He Went to

By O. JOHN ROGGE

In 1948 my associates, Mr. Gordon and Mr. Goldman, and I represented Charles Oscar Matson in a case before a Loyalty Board, held in the New York Naval Shippard, Brooklyn, port of the New Deal and New York, Building Number 14, Room 5, on February 16 and 17..

. The hearing began with the usual questions of identification. Charles Oscar Matson, who was a fire control mechanic, was born in Sweden and came to this country as a child of 3. He had been employed in the shipyard for 30 years.

The Epard soon got down to business.

Beard: Are you now or have you ever been a member of the Commurisi Farty?

a member.

Board: Has you wife or any relative been a member?

Malson: No. My wife is a church member. All she does is vote. Outside of that she doesn't belong to anything

Brard: Have you ever paid any him. dues to the Communist Party?

Maison: No. Board: Have you ever belonged of chamzations, clubs, or associations which were or are sympa-

thetic !- Communist doctrines? Materix: I don't know if this is sympathetic. I have belonged to the CID

(Site Mr. Matson a cigar. He hit the bell. Surely the CIO is not here and the province of organizations which Loyalty Boards consider, "sympathetic to Communist" doctrines," We already knew the Boards consider organizations which oppose racial declaration "sympathetic" to Course valued

High, as in the case of Mr. X, the the id holds a man responsi-The his the politics of his rela-

ED TO

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FB.I.

'I am a Roosevelt Democrat. Any-Maison: No. I have never been thing Mrs. Roosevelt was interested in, I was interested in. I have been interested ir some of her activities, some youth activities." Matson's failure to exhibit blood-flecked froth at the corners of his mouth when he mentioned F.D.R. counted heavily against

Matson informed the Board what newspapers he read and even visited the Workers' Bookshop in "confessed" to having bought the Thirteenth Street, New York City. to or perticipated in the activities Daily Worker about ten times in where "he went in with a party to his life. He denied any knowledge look at some books." [The Workof the function or structure of what the Board fondly referred wing and labor literature. 1) to as a "Communist cell." Although weak in this type of political biology, Matson was explicit enough concerning his own social beliefs:

"I can't remember belonging to any group with anything to do with the Communists. I dislike those people as much as anybody here. I don't hate anybody here but I dislike them too, because. I don't like their methods at all."

Matson, who referred to himself as a liberal, drew a sharp line between liberalism and Communism.

Board: Have you ever registered tives A the questioning proceed- for an election as a Communist? Club?

Malson: No. I registered Democratic—is it all right to tell what I mean the best book of the month. It? I am? Democratic or American Labor Party, one of the two.

Frie Bonen than Linabed the hunt for "sympathetic" organizations which would damn Matson.

Board: Do you ever recall atcending a meeting of the American eague for Democracy?

Matson: I may have been. I don't know for sure. The name don't even sound lamiliar.

Board: Did you ever attend: meetings sponsored by the Saints and Sinners?

Matson: What are they? Re-Fi. Eligious?

Board; No. Were you associated with the United Public Workers of / America?

Matson: Who?

ed, Matson said that he was once three monkeys who hear, see, and interested in the American Youth speak no evil, be enshrined as the Congress. "Personally," he stated, new gods of the national administration? Think of the millions of people who have heard of the Communist Party. Don't these poor fools realize how impolitic it is to hear of such things?).

> Board: Do you have any idea where Communist Party headquarters are in New York here?

(Lucky Mr. Matson! He didn't happen to know. But he did agree that he had, upon a few occasions, ers' Bookshop specializes in left-

Board: How many books did you

(The mathematical approach to loyalty.)

Matson: I didn't buy any.

Board: Did your friend buy any? Maison: No. I was a member of the Literary Guild.

between the two?

Maison: Between who? Board: The Literary Guild and

the bookstore. Maison: It was one of the first. Board:-You mean the Book Find

Matson: No, the Literary Guild.

Board: I think it is the Book

Find Club. w Matson: When I belonged it was the Lilieary Guld.

The bullying of the members was directly responsible for Matson's excusable assumption that the Literary Guild may have been the predecessor of the Book Find Club. For the record, the two organizations are separate.

(Now observe the mentality of REC FROM 5 12) Goebbels, risen like a phoenix from the ashes of Nazism!)

Board: What kind of books did they (the Literary Guild) put out? Matson: They were supposed to

Board: Did they put out books

by Theodore Dreiser? Malson: Yes, I think-

Board members interrupt:)

-why, this sort of things ler

thinking.) . Matson spoke freely of bis Deal ideas. He also stated hi lief in nationalized medict belief which many personal a cal bills reinforced. Then Board turned to deeper po

Board: Have you ever disc

the Truman doctrine? Matson: Yes, a little bit. Board: What do you think Matson: Well, I went-tilly

on that. Board: You aren't settle that?

Matson: No.

issues:

Board: Neither for nor ag: Matson: No. I feel sorry lot of people over there and sorry for people here. For hist I will give you a case. The packages. My daughter and self gathered up old clother instead of sending them (v the other side we sent them t Indians. The Navajos or : thing. I have talked about Truman Doctrine. By the Tr Doctrine I am referring b Marshall Plan.

(Mr. Matson, being a r made no nice distinctions be the Truman Doctrine and Marshall Plan.)

Board: Well, they are close. (Here we will pause t a requiescat over the much Board: What is the association whe Marshall Plan differhe Truman Doctrine.) Int you like about the Fr 1 trine?

Matson: Well, I think those ple are suffering over (") think they ought to get plan

Board: What did you like

Matson: Well, it seems some of those politicians

Board Inna Cuco

Board: U.P.W.A., C.I.O.

Board: Feuchtwanser?

be the best for the month.

(Hot on a clue, the impatient

a Movie

sort of things leads to

icke freely of his sup-New Deal and New He also stated his beonslized medicine, a many personal madieinforced. Then the in to deeper political

te you ever discussed doctrine?

es, a little bit. int do you think of it? eli, I went lifty-flity

" aren't estiled on

iner for nor against? o. I feel sorry for a over there and I feel ole here. For instance, ou a case. They want r daughter and myup old clothes and anding them over to e we sent them to the e Navajo: or sometalked about the reine. By the Truman am referring to the

~n, being a realist, distinctions between Doctative and the

on, they are fairly we will rause to say ever the myth that il Plan differs from e about he Trumen | Do.)

eli. I think those peocering over there. I whi to get plenty of

at did you like about

Well it seems that se politicians aren't

This is an instalment of O. John Bogge's book "Our Vanishing Civil Liberties," which is being serialized unabridged in THE COMPASS. Mr. Rogge has brought his book up to date, where necessary, with postscripts.

distributing it. One article said already they found so many million dollars worth of stuff in warehouses.

Board: What country was that? Matson: In Greece. I don't like that. If we are going to feed those people I would like to see those people get fed and not put away in warehouses.

Board: Do you think the political structure in Greece has improved since that time?

(Could anyone but a congenital idiot answer yes to that question? Matson did not give a direct answer, for which I don't blame him. Why should he tell those wild kids on the Loyalty Board that there ain't no Santa Claus?)

Malson: I think it has been pretty tough over there all the time. It has always been bad compared to us. Everything is bad in Europe and always has been as far as I could figure out.

Board: What do you think of the Italian situation?

(No one can complain that Loyalty Boards do not ask broad questions. I am surprised that they did Docts inf.) What not instruct him to answer yes or

Masson: The whole outfit over there. It don't make no difference to me.

Board: What do you think of Toglistt!?

Maison: I don't know much about hun.

Board: To what do you attribute (Continued on Page 20)

Maison: Who?

Board: U.F.W.A., C.I.O.

Maison: What did you may the name was?

Board: United Public Workers of America.

Matson: No. The only organization I have belong to was the Navy Yard local of the C.I.O.

(The Board's agile shift from the Saints and Sinners to the U.P.W.A. has always confused me. and I can only conclude that they considered the U.P.W.A. - like most greanizations - to be composed of saints and sinners.)

Board: Did you know that the U.P.W.A. held meetings protesting the Taft-Hartley Act?

(But the sinners had the upper hand!)

Matson: What?

Board: Did you know that the U.P.W.A. held meetings protesting the Taft-Hartley Act?

Matson: No. I don't know because since the bill was put or made into law. I haven't been near any meetings. . .

(Please note that a Loyalty Board has again implied that opposition to Talt-Hartley is suspect.)

Board members then asked Matson if he held insurance in the International Workers Order, but he disappointed them. His only insurance was that which the Yard provided. Was the issue closed? Not quite.

Board: Did you ever hear of the insurance policy put out by the I.W.O.?

(Glory be to God! Did he ever to be a weight hear of it? Will the statue of the

cest during a comment first Maison: They were the best for the l yut books! Board: Did they

Malson: Yes, I think-(Hot on a cive, the impatient

Board members interrupt:)

Board: Feuchtwanger?

1 Theodore Dreises

Matson: I think there was one there by Dreiser. If I had known that. I could have brought them

Beard: What I am trying to do is pin it down. There is a lot of difference between the Literary Guild and the Book Find Club. Have you read any of Psuchtwanger?

Maison: Nu

Board: Howard Fast?

Maison: I don't know him, Never heard of him

(This is more than ugly humor. It is the attempt to brand the reading of established authors of international repute. as a subversive pastime.)

Unable to establish Matson's membership in the Book Find Club. the Board fell back on the dubious tricks of the unprincipled trial lawyer. A few minutes later a Board member said:

"Let us put it this way. You subscribed to this club. I believe it was the Book Find Club."

(This was conscious distortion of Matson's testimony, and my colleague, Mr. Gordon, his patience at an end, reminded the Board that [Matson had claimed membership in the Literary Guild.

(Let this histson hearing stand) as a warning to readers of Feuchtwanger, Dreiser, or Fast, to subscribers to the Book Find Club, and especially to book-loving union members. It is to be to be a union members of the beauty of the be

Property to OV 2 9 1948

Loyalty 'Crime': He Went to a Movie

mer m. technolor

Maless: Wal. 1 doe't knoe bard to sell triet at in I don't penderstand the conditions over bove, so I wouldn't know what

fiel on se back over those gare-tions to Gelerature from Loyal-Suimo, our son-union. sub-standard and "reliable" worker would moved them to the atter natiology two of the Loyalty Board:

Steer#: Mair pou ever die The Truman Documes Levaluaime: Yes

Beard: What do you think of M? Laretonime: I think it & mostwir drine I mdore M.

Beard: Do you think the politi-est structure in Greece has im-proved since that time. Levaluation Unutionally The

Propie are hoppy and well Their sentensies to the King sentensies them Tory feel boundless affection for the United States on the settless of the United States of the settless of the States of the States of the settless of the States of the air Ther are puriocularly groud of the presence of American Army Pleters who are there to guard the people's happiness and health there. What do you think of the

Planes musting?

Bereliname The Community

Ber attemptine to cruste charac Beard. What de you shall de

Toysholms: a hote has!

Reard: To what do you astribute
fit recess swing to the "last" in
"same?

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Teralisaime. To Moscon es Selivered by assents of the Dentin-Free ander the terms of Protocol

After meet, testimony, the Board cold lounedistric uperade Loyalwar and antennation by sould T socompetent at exilled work. I takes a certair recognition of arrelety to equip a stilled warter the se Occar Mateer: The Board's avestion was

Do you feel that Batques Dorlos Or Dallie would offer Prance 8 THE SEPONDING SET MICHIGAN

. Think this ownstant over The Date my manuface that the Board ar ald consider "DeCautle" a toyal Medical Merical policy of special and property of the policy of special and property of the policy o

the hearing montained, beat the besteled that he read the for Burk Times and generally fall and the editorms. The Marc We eried a flar in this mater 4 delivered the soup or the 4" son serastating distrac

"You have expressed pearents Mrs of the Ken York Tares

The Tunes has not achieved the Filtre at a blat church, was a lartetes of Ms nown building on the motion buildings this charge al stantam, our emprecipied trail Property and the Among Area & with burt to bring toyout

Person 3 mi should free But Post Club

He was referring to the florest film. The Sione Florest, a fairy-tale filmed it a major process for

27 West Generallistes

which it was an interrational award But Americans are not so be entireted wat exposure to anything foreign tochiding fatry-tales. Does it sorur to yet, as it does to me, that the men in the wat form of their county who all an their Loyalty Mourd's mave absohad the competence of sur seektry's month?

Hos do you suppose the Board knew that Matter, bad attended the Stanley Theater Surely F.S.I agents do not mand by the box office that I have said that the Loyelty Order encourages every men had informed an Maxann for this "terms"

When Masson finished to tog my salled to the mand work-at. to the plant Witness after witness declared that histom ned never mid or done anvitting disheres made or mines had no mo-hind word for him These wit-ments displayed nonrule Might not beautiful in being of a man ercoard of diviously be seed ton-telescent to endorate?

The the pros-examination of these stimeses the Mound mem-bers dume forth in a new tale as before of the East and Pro-tectors of the East Crail as Rob-ert Paul Raggers; was smillying for Masson.

Board: You give enough day. Regretts that as a Reman Outhalic the shought of Communism s anathems. Do you poderstand win the Church is appoint to Com-DARBHER ?

Maccorte: Yes. I do Board: Wat is it! Baggarty: D & streety so-Chet

no to a Cottoire actions exactly-Russian Selet, or Constructable select I should very in scriptly ap-posite of the Outhelit Charch Lancatori

Bust Want dark the Cats Charab assob?

The this sucr 2 becam to monder erretter I was in a surrection MARROTT: Do the tract me

Seard: Ten 4110 1 wood Mee

Mr Ondor then laterpried to sociation abords of the training in the Corden: Is all this microscry. Mount of significance to a

Bagarriy: Rught nov 3 am a Mi-He balling

With the Matain that "The State of the Source of the Sourc

Larater Circut.

Board: Do you k hem (encyclicals) Regretty: The Publ ---

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Beard: They got i OUR GOCAFIODS C wondered; seeds the been an energical on Chairles Caca: Mateur

Barparty: Thal's right. Basto: You advert to the de tripe as especiated in A ל אל אבש לביונה Magrats: 1 do

Based: You didn't sti Churchy Mixed ? Magnery: No 2"wa Yas M Mor ins' disd't so my family.

Servi: De voi kner her same moramente there are? Maggarty: There are the Beerd. There are men.

Beerd. There are seen.

Mov. boys don't fight!)

Magerie: Busuch of thei.

Enough? The much Beyork the
foregoing and discover, if you was.

to velevance to the time of Cimile

Street value to the case of Courtes Court linears.

"The Board later asked hir, Maggerly if he summidered Mausin "he be a rathe, deep thinker." Furturate!" But Maggerly shootwal later that the charge of thinkering and build or one long. Thusbie to prove that he was a dasp thinker, the Board they was a dasp thinker, the Board they was a dasp Magaerty about a magazine turn-sumably the Katemal Deographic which he exce surprised his to the act of sunding theorie is in this hours as

the heat At Many Cally Cally Con &

diluvian line of assessments who M: Joseph Wilchak who took the

beard in Mattern & determe to believe that he (Masses) was

Shorty well read?

Slowly, but themselvis, for Many driver toward the great Med.; the Persidential Mar. Lake: Board members suctained to Manusty damaging admission, that he had blackness for Bishry Treative area. Same Were is a un-Cremetern' damagne admission that he man that have been true him distort and the flatter that have been true him distort and to be the flatter and the flatter are been true arrived exactly— so to a distort of that there?"

Consumy, is then the goes to densign these solutes oven be to

entime with a ferrier, immensive to The housings were held over for a second day when are Bound's ferrinalence insujer declarings again

Sears: Testerday, Mr. Means, you testified that you were a member of the LAM. A. P of L. You denied being a member of the CLD.

This are simply describe knew the most of distinction one had testified to so much them.
Ar Onrdon then interpreted to and Mr Gardon immediately on

Level very proper abjections. I have the transcript of the Manand handing before the port. It de-Willer: parts of bettinent, every inter of which a is indicted of Executive Outer SELL After the MEN WAS SPECE

Tenemer: Nov to tell to di.

OUR VANISHING CIVIL LIBERTIES

Your Word Against What We Have

By O. JOHN ROGGE

This is the continuation of a chapter in O. John Roppe's book, "Our Vanishing Civil Liberties," which being serialized unabridged in Tax Compass. Yesterday's instalment introduced George Gorchoff, an inspector in the New York Naval Shippard, and began the story of his questioning by a loyalty board. kir. Roove's little for the chapter is "How To Talk To A Lovalta Board."

Throughout the hearing Gorchoff hammered at the indecent challenged statements of inform- or attempt to recruit others? character of proceedings which ers.

Gorchoff: No. Just when am I

Board: Did you ever act as an supposed to have attempted to admit as secret evidence the un- organiser for the Communist Party | recruit? You have information according to my statement which is wrong. You are supposed to deter- its procedure: mine whether my statements or am not disloyal to the Government have been confirmed or disproved. of the United States, I didn't recruit people into the Communist cally deny it? Party, but how can I attempt to prove it, unless you bring some- against what we have here. body here that says, "You tried right or he is right. I don't know I have to have something. where you got this information. I don't know who the person is. I tempted to recruit anybody into asked the very same question on the Communist Party then the the union floor. I asked first on answer is "No." Wednesday night before the Executive Board. I said, "Is there anybody I ever attempted to recruit somebody or somethinginto the Communist Party?" They said "No."

I went to the union meeting, which was a larger meeting, and Party?"

They all answered "No."

Ishing Civil Libertles," which is being serialized unabridged in THE CCMPASS. Mr. Rosge has brought his book up to date, where necessary,

with postscripts.

This is an instablent of O.

John Rorre's book "Our Van-

Does that convince you?

the evidence are wrong. I am sup- amount of information. The only cake.) posed to present evidence or affi- way in which the Commander davits to help decide whether I can make a determination is to am guilty or not. I might just as get this information and weigh well stay home and you decide it against your answers. If he bewhether these papers are correct. Heves that the information is If I am here only to give additional accurate to a certain point and fuel for the fire, that is not help- you submit a separate explanaing me. I am supposed to get a tion, he figures that the statehearing to convince you that I ments we have in our possession

Gorchoff: Suppose I categori-

Beard: Then he uses your word

Gorchoff: This is a hearing to bring me into the Party." Then where I am attempting to prove you might decide, whether I am my innocence. In order to do that

Board: If you have never at-

Gorehoff: I would like to disprove it. If you just say we have

Board: You have satisfactorily explained that last question.

(Suppose Gorchoff had taken the Board's advice and simply ansaid, "Is there anybody in this swered "No"? Would that answer meeting I altempted to recruit? have stood up against the Board's Is there anybody they know I at-|rlieged evidence? I say "alleged" tempted to recruit into the advisedly. Nobody this side of paradise, knows whether a Loyalty Board actually has any evidence in its possession.)

Gorchoff: Has it been satisfac-

torily explained?

Board: At least as to mine.

My collegaue, Mr. Goldman, entered the discussion.

Goldman: Are you declining to often mini. it open attempt

formation. We don't know the name of the person.

At this point, I spoke up.

Rogge: You merely have a statement without any proof?

Board: It has been corroborated, checked, and verified.

(This last statement is truly astounding. By claiming that the evanescent "evidence" has been "corroborated, checked, and / The Board attempted to defend fied," the Board practically states procedure: Board: . . . We have a certain hearing is so much icing on the

> Rogge: By whom? Board: I can't tell you.

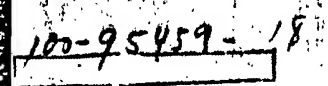
Rogge: By unknown parties? Board: Put it any way you like.

I accept the invitation. I will but It any way I like. I like to put it this way: the conduct of the Gorchoff hearing expressed official contempt for the Bill of likhu: The Board exhibited a philosophy distasteful to the majority of Americans, and a service willingness to destroy the freedoms upon which the United States was founded. That is the way I like to put it. If Board members protest that they were forced into such actions by orders. I will remind them that this was standard excuse of every coll. rationist in Europe during the will

In the next few minutes Gorchoff, in response to questions. denied that he had ever been a member of the Communist Party. paid dues to that Party, or attempted to recruit people into it. I then felt obliged to enter the discussion again.

Rogge: There is enother thing I wanted to inquire about. We seem to have reached a satisfactory explanation about freedom of speech literature in 1930, (This was in reference to Gorchoff's arrest, at the are of sixteen, for littering the streets.)

On this business of recruiting for the Communist Party, you said that was consplanated and ----



broken in adjust there were and know with the accused 187 Beard: That is correct

I have stated that any mail who sovernment or in an industry with government contracts can get him fired by writing an anonymous postcard to the P.B.I. and attacking his loyalty. Do you still doubt that such a procedure will ring to the charges), it is comwork?

permission to make a statement This statement revealed a peculiar circumstance, so peculiar, in fact, that I do not hesitate in referring to this case as the Gorchotf Frameup. Remember that this Loyalty Board hearing took place in 1948.

Oarchaff: . . . It is very peculiar that the exact questions Mr. Barton tof the Loyalty Board) presented were the questions presenied by the Naval Intelligence Ollicer in 1941. He also asked me about Smorodin and Veisen. Hel also asked mi about this radical aprech I was supposed to have made, and other questions like that. The same as you asked today. I answered them to the best of my knowledge. A couple of months later I was suspended. exactly similar to this. I have a record of that suspension. I took the case up at that time similar to the way I am taking it up today. This officer at that time they questioned me even asked to go so my house at the same moment!

deren anterentable . Afterit treier directioning and, with considerable aculty.

Gereholf (Tr Gay); I read these charges at the hearing. To has an enemy employed by the the best of your knowledge, do you know of my being engaged in Communist or Communistic activities?

Gay: Not to my knowledge.

Gorchoff: By the way treferpletely inaccurate by referring to The Board granted Gorchoff activities in the Navy Yard in the alty."

Laste him, thu, g hearing adjourned.

presented. Gorcholf lought back most consistently, and was boldest in challenging the procedures of the Loyalty Board.

Corchoff won his case on appeal. Even though he won, he has been unable to collect back pay for the time he was suspended.

Tomorrow: Postmotes to Ley-

Our Vanishing

(Continued from Page 6)

fied. I am simply asking for information. Wouldn't it be possible to find out?

Board: We have absolutely no way of getting this information.

(With this statement the Board filed its petition of bankruptcy.)

Rozze: I accepted your statement about not having the information but then you said it had been checked and verified. I don't understand that.

Board: As to the names of the individuals and certain other facts which cannot even be disclosed to the Loyalty Board we get a broad statement of fact

Rogge: When you say that it has been verified and corroborated. It is by some source other than the material that the Loyalty Board has available even to it?

Board: That is right.

Rogge: The Loyalty Board is supposed to pass on this man's loyalty on the basis of evidence that it does not even have before it?

Board: We have a definite - statement from the results of an investigation that such and such is the case. If we can find out why they would have these facts and still the employee can show that it was a misinterpretation or mis- I was sitting there without any latter part of 1931 or the early understanding, then we have ac- previous knowledge. I was in my part of 1932, I wasn't a Shipyard complished something. You are in working clothes as I used to work a position where you do have dif- in overalls. They wouldn't even ficulty in explaining the facts let me get a key to the apartment. don't even know who the accuser they could go to the house and

(Ignorance, in this case, is hardly bliss. For a long-winded way of saying "No" to a simple ment as quoted above.)

Rosse: That is the thing that troubles me, Captain. I want the record to be clear. You have been edvised by another agency that they have made an investigation—

Board: We have not referred to another agency, party, or organization—either inside or outside. We are not indicating the source of this information.

Rogge: Some source not available to the Loyalty Board, and this source says that an investign-... tion has been made and checked rupic to the conclusion that Mr. · fd the Communist Party?

Beard: No, he has attempted to. Rosse- But the source of that statement the Loyalty Board itself does not know.

Board: We know the source but not the individual.

Rogge: The Loyalty Board does not know who the accuser is? Board: That is correct.

without meeting the accuser. We They had a car and asked whether search it. I asked whether it would make any difference in the guilt or the innocence. They said it the entire Executive Board of his would. They searched the house. question, I offer the Board's state- I believe the record should show that they didn't find anything to do with Communists. . . . On August 7th I received a letter from the Commandant, S. S. Kennedy, by direction, at the time, that I was being restored to duty by direction of the Navy Department. "You are hereby reinstated with back pay and other rights and privileges which would have accrued had there been no suspen-".roia

The Board, then, was trying and as a result of that check they Gorchoff on the very charge of which he was acquitted in the year Circulate has recruited members 1941! Who inspired this seven-year conspiracy against a union leader. and against the Constitution? The Board's only defense against Gorinformation, and who made the choif's charge was the weak statement. "We have some information of a later date. It is in there."

First witness to appear in Gorchoff's defense was Edward L. Gay, Machinist. Gorchoff himself questioned Gay with considerable acuity.

Gorchoff (To Gay): 1 read I have stated that any man who these charges at the hearing. To have presented. Gorchoff fought has an enemy employed by the life liest of your spowledge do

employee until October 1932, which is certainly not the early part of 1932 or the latter part of 1931. . . .

So much for the ectoplasmic "evidence" of the Loyalty Board! Witness after: witness, including union, except for one member who was out of town and unable to appear, supported Gorchoff. As

the hearing neared its end, Gorchost remarked:

"I have a commendation that was given at the time of the hurricane when I stayed here in connection with security measures. I have testimonials that I could probably present, but I haven't tried to get them because I only had Friday. I went down to Washington to see the past president. It is not only a question of a job, it is my life-15 years of my life. While I was here I got married and had two kids. I am not a young kid flirting around looking for a job."

The hearing ended on the Board's usual low note.

Board: Just one more question before we adjourn. Mr. Gorchoff. are you a member of the Progressive Citizens of America?

Gorchoff: No. The hearing adjourned. .

Of the three men whose cases I

How the Host Office Looks at Loyalty

The following report on the loyelly suit of fost Office employee was written by O. John Rogge exclu-, suit is the first full scale legal test player and this motion came on sincly for THE COMPASS, to bring up to det his book "Our Vanishing Civil Liberties," which is being by government workers of the for argument last June. The Govscriptized unabridged in this paper. The book fores published by Geer Associates.

By Of JOHN BOGGE

Some of the Cleveland post office employes singled out for loyalty investigations, together with postal employes from Philadelphia, Detroit, New York and Plainfield, New Jersey-26 all told-brought suit in the District of Coumbia against the Attorney General, the members

not the top Loyalty Board, the Postmaster General and others to have the Loyalty Order declared unconstitutionsi. In the suit we alleged that under the Loyalty Order the Post Office Dept. not only discriminated against Jews and Negroes but also singled out for attack those who had been must active and militant in comhatting racial discrimination. The

These postal employes compiled Office Department who had been similarly treated. Of the 130, all but 12 were Jews and Negroes.

The 26 plaintiffs average almost 20 years of faithful service per person. Twelve are Negroes; they average in excess of 22 years of honorable service.

Among the 26 are a former rabbinical student who is a veteran of two wars and whose family was executed by the Nazis in Poland; a veteran of the Normandy invasion who spent a year in German prison camps as a prisoner of war; a man whose divorced wife and brother are suspected of sympathy with Communist doctrines; an AFL official who boasts that he is violently anti-Communist: and the chairman of a church forum (at which Ben. Taft was once a speaker.

One of the plaintiffs was accused of being an active member of the National Negro Congress as well as introducing at an International Workers Order meeting the principal of a Philadelphia ipublic school who spoke on Negro History Week.

Another apparently incurred the displeasure of his superiors by writing two playlets for Negro History Week which were produced by the IWO. One of them concerned the life of Frederick Douglass and was entitled "Watchman For Freedom". The other depicted the life of Denmark Vecy and was called "He That Stands It Now".

In another instance the chairman of the local Loyalty Board told the accused he was under suspicion because, although he was a mechanic, he preferred books to beers, and liked to discuss politics and current events instead of going to ball games with the boys.

Another plaintiff was asked to compare the merits of American versus Soviet technicolor movies.

Still another was asked if hel would have married his wife had he known sile was sympathetic to Communist doctrines. Yet another was asked if he had alept with his i wife before he married her. I they f was quite able to ngure out.

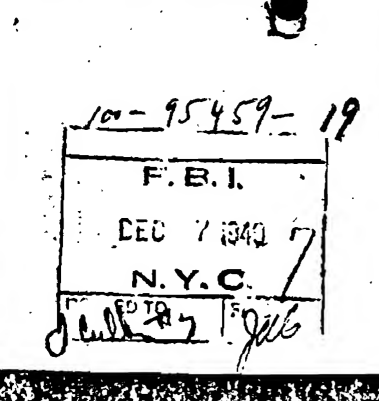
facts we alleged, but nevertheless a list of 130 persons in the Post made a broad assertion that of course there was no discrimination in the Post Office Department. I argued that the case could not be disposed of on motion and that we were entitled to a hearing on the facts.

> I am going to give you part of the colloquy between the court and me.

> THE COURT: Mr. Rogge, I certainly do not think you are justifled in drawing the inference from these statistics that there is facial discrimination. I have a right to assume, and I shall assume, that these statistics happened more or less accidentally.

ROGGE: Then, I think it is up to the Government to explain that, and I don't think we can get rid of it on a motion for summary judgment. None of these figures are denied, if the Court please,

THE COURT: I am going to (Continued on Page 12)



beers, a.r. liked to discuss possible and current events instead ing to bil games with the backman, plaintiff was asked to compare the merits of American versus is viet technicolor mevies.

Buill another was asked if he

Bill another was asked if he would have married his wife had he known she was sympathetic to Communist doctrines. Yet another was asked if he had alept with his wife before he married her. It never was quite able to figure out the theory behind this question. Maybe in the minds of his questioners such happenings implied a belief in free love. He should have asked his questioners whether they alept with their wives after they harried them.

One other plaintiff, who had worked in Detroit for eight years, was subjected to the charge that his mother had signed a petition to help put a Bocialist candidate on the ballot in New Haven, Conn. And, if you please, this took place over 17 years prior to the time of the charges. A second charge in this man's case was that in 1942 his wife had been a member of a civil rights delegation which had gone to Washington to demand PEPC legislation.

Fou may wonder how the government knew that this man's mother, over 17 years prior to the charges, had algned this petition. How did the government know in Rutter's case that over 10 years prior to the charges he had belonged to a union which had, as the questioner put it, some radical members in it? How did the government know in Matson's case that he had been to the Stanley Theater? I don't think the PBI had agents stationed there.

But I do think this. I think we have been encouraged to become a nation of spies and informers with various friends and neighbors going to the FBI with all kinds of items, including plenty of gossip, and thet is just not the America I grew up in. About half of us, it seems, have been encouraged to become spies and informers and the other half have been labeled as subversive.

The Government moved to dismiss the case of the postal em-

Compass 1949



How the Post Office Looks at Loyalty

(Continued from Pare 4)

assume they are correct. But from the mere fact that a certifier perticular extraction it does not neoesserily follow that there has been discrimination. It may well be. and very likely or very probably is thankse, that more people of these Tar groups happened to hand on misled by some propa-sand by some radical propaganda."

(Notice especially the last sentence. The argument in this case was one of the occurrences which made me feel that we were going in the direction of fascism, Amerioan style, often without noticing

I put this case to the Court:

ROGGE: Suppose out of 130 all but two had been Jews and Negroce, and they still same in with the same altegation, as you have my assurance they would, that it has not been on any basis of disorimination does your Honor say we are not entitled to a hearing?

THE COURT: I am not interested in the race, nationality, religion, or color of the plaintiffs or than could that I would take the other employes who have lost their case in the Court of Appeals. not going to draw an inferreverse; and if the Court of Apconceivable that a person in your
ence that because certain groups peaks did not reverse him, then I position can seriously jeopardise under the loyalty program.

geroul assertion to make."

(When facts become too ugly for us to stomach we have to find some way of brushing them aside. Here the judge does is by telling me that the charge of discrimingcentage of persons who have been tion a a very dangerous one for discharged under the loyant order me to make. What the judge did are of a particular color or a par- here's comparable to what many people did with reference to Peekskill. What really happened at Pecketill is too unly for them to face. So they blame the victims, and hen they can more easily dismile from their minds this instancing American (seeism.)

> A. Stie later he brushed me off with this: "I do not think the departments."

In the written epinion he declare

"The expediency, the desirability, and the policy of the President' Loyalty Order may not be reviewd by the Court."

Twe paragraphs later he plously observed that no one would want to see the First Amendment righter freedom of speech "whit-

I could tall you shout other cases, but one further instance its must suffice—that of a woman in Chicago. When none of the material which the FBI had so assiduously collected panned out, the questioner said to her: "Don't you think that subconsciously you are in favor of communism?

Outrageous as the conduct of the Government has been, the Government has found a way of making it even worse. Under Public Law 808 the Government has set up "security hearings". In these cases the "loyalty" of the victim is no longer in question. He is deemed to be a loyal American. court have a right to supervise However, he is held a "bad secu-the siministration of executive rity risk". This is generally on the ground that while he is loyal, cortain of his essociates, or more often associates of his associates, are "suspicious" as far as "secu-rity" is concerned. Here than is the logical result of the Loyalty it is.

One of my clients, we shall refer to him as Mr. Z, had one of these tied thay in any manner, least of Mr. Goldman, represented him. whether it is conceivable or not?

All this Court." THE CHAIRMAN! Yes. I alk to myself more positively record, which will speak for them-

MR. GOLDMAN: The Governwhere it is now, and get the judge ment further contends that it is

predominate, therefore there has would go to the Supreme Court the security program of any con-imercy can conceive that associa construction? You think it is con- ance with these regulations? caivable that you sould jeopardise

> MR. GOLDMAN: You don't see THE WAY

MR. Z: I don't see.

MR. GOLDMAN: In other words. it is inconceivable?

AIR. Z: Yes, it is inconceivable. to ask the Chairman this question inconceivable? How can he tion: Is the phrase It is conceiv- possibly take it out of the realm able," in interpreting Section 808 of conception? I can conceive even and regulations thereunder, the the most reliable and trusted perstandard when removal is justi- son may walk in a har and meet fied? Take an extreme case: Out "subversive characters" and not of a thousand possibilities there know they are subversive and it would be one remote chance that would be conceivable that the a person might seopardize the se-characters would pick papers out curity aspect of a program. Is that of his pocket. I don't see how the what "concelvable" is meant to employe could meet the burden of bet

MR. GOLDMAN: In other words. the burden upon us here is infinitely greater than under the Loyalty Act, because under the Loyalty Order there must be a ressonsecurity hearings. My associate, able doubt. Here the question is

> MR. GOLDMAN: Bo. in other words, Mr. Chaleman, though a man may be for the sake of argument we could essume Mr. Z is shoroughly loyel as far as his own mind is concerned nevertheless because of an association which the Government does not necessarily believe, or have reason to belleve may be detrimental but

> > LAKEWOOS

been discrimination against that and get him reversed there. That struction, Do you think it is con-Ition would result in possible detgroup I think that is a very dan- was before Justice Liurphy died! celvable you could jeopardise the riment to the Government, that. security aspect of any program of person may be removed in accord-

> MR. CHAIRMAN: (Node head.) MR. GOLDMAN: I may say this MR. 2: I don't see any way, sir. is the most extreme language to which I have found the ecourity regulations carried. May I ask how the employe can possibly meet this burden? How can the employe possibly remove it from the realm of conception and make it inconceivable? Is there any procedure MR. GOLDMAN: I would like he can follow to make that allegaproof in this proceeding. Is there THE CHAIRMAN: That is what anything or any way in which he can satisfy the Government it was inconceivable?

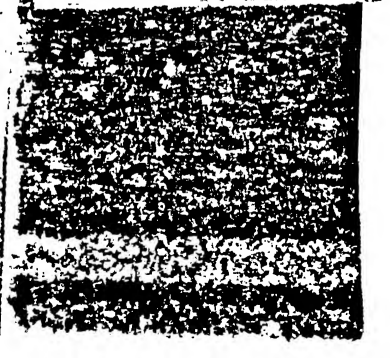
THE CHAIRMAN: I dan't know of any.

BOARD MEMBER I: That is his responsibility."

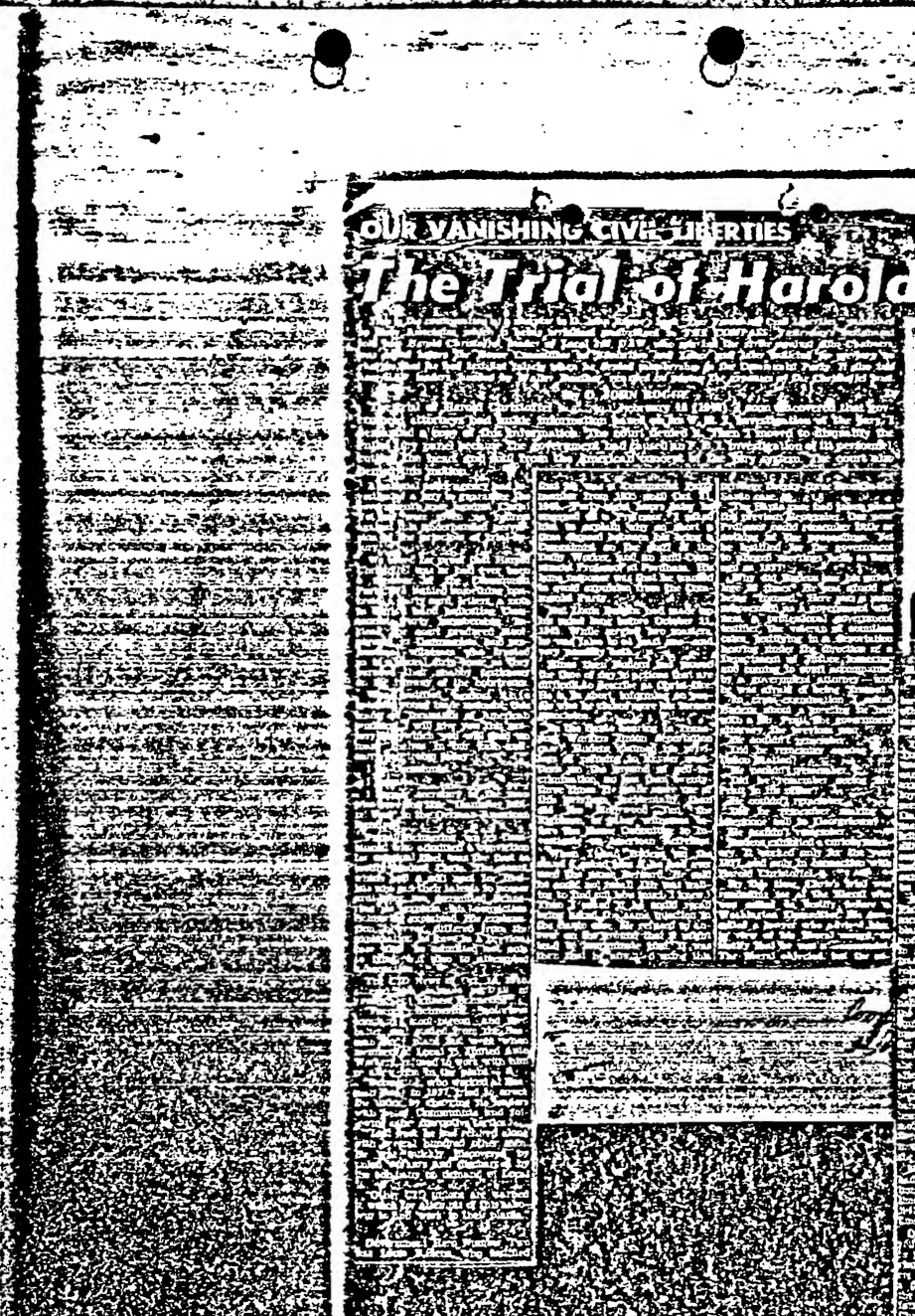
Subsequently the Board tried to moderate its position slightly. But it is clear that those who try cases before these new special "Beourity Boards" will win few, if any, of them. After all, if mere suspicion in the minds of the Board mambers is enough, how can anyone answer the charges?

Another client of ours received word one day that he had been cleared of loyalty charges brought against him under the Loyalty Order. This clearance came through the Civil Eurvice Commission. which had sent him interrogatories. A few days later he received a different type of letter. This one informed him that he must face a Security Board hearing on the grounds that he was a bad "secu riv rise". What is he to do now

MONDAY: The Case of Harol Christatial







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ended the let up came it has been be the country of the country of

ERogge Hints
Progressives
Split With Reds

The Progressive Party, according to O. John Rogge, a national committeeman, will in the Juture be led by real progressives, but not by Communists.

opinion, we shall freely say so."
Rogge wrote in a speech released to the press at last night's rally of the National Council of American-Soviet Priendship at Madison, Square Garden. At the last moment, Rogge did not attend the rally and did not deliver the speech.

ithe self-righteous and amuge ithe self-righteous and amuge Cominform resolution—and I did not like it and I do not think it contributes to the cause of peace—we shall say so," Rogge continged. "We shall not bend reason backwards in order to attempt to justify the conduct of the Cominform countries toward Yugo-alavia."

He admitted that Communists will continue to support the Progressive Party, "just as the Communists usually supported President Roosevelt and the New Deal and just as the Abolitionists supported the Republican Party, at pough they were radicals." The Progressives, he insisted, are not radicals.

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senind the Loyalty Drive Profits, Monopoly

Why did President Truman issue Executive Order 9835?

Why do Loyalty Boards harass men like Matson, Mr. X, and Corchoff? No You

Why do the Committee members bring forth their sideshow stars, Budens, Bentley, Cham-There, Hewitt, to spin Grade B Mata Harl fantagies? Why did they take action against the Joint MAnti-Fascist Refugee: Committee? Why did they treat Harry D. White with such callous Ginhumanity?

idiated f

Why did Michigan State College

Our divil liberties are vanishing, all time?

prover up their especition to truly democratic, progressive ideas. This is why Loyetty Boards inquire of liberal thought by their lives.

way of life"?

The American way of life is rooted in the Bill of Rights. Now we are told, with a straight face. that the only way to preserve the PAmerican way of life is to deetroy it. . .

. Unless the Bill of Rights means the rights to organize, to propa-Standing, not only for reforms, but I for a change of form in our governmong to is not a Bill of Rights at all. It is a Bill of Restrictions. The Arisht & believe both in reforms.

When the American people reputiated liewey of the polls, why did Prosident Truman retain Dewey's counting-house philosopher, John Poster Dulles, to represent to in the U.N.?

Why was Harold Christoffel tri- er which is Chiang : Kai-shek's | and sitting in private conferences China?

put seven students on "permanent lapent what would amount to \$50 and bearers of democracy. But disciplinary probation" for dis- for every man, woman, and child they forget. I know them when, tributing a handbill supporting a in Greece, to promote one of the state F.K.P.C.?

Why does the Marshall Flat Is it to "stop Communism"? The provide for the exportation of lense." Have you ever asked yourinh-American Committee has long Coca Cola, signrettes, bubble gum, self how we, as Americans, would Asinco unwittingly exposed the hy-land comic books, to starving feel if the Boviet Union main-concentrate all production portey of this shoun. They have Europef Why does our State tained military outposts in the used the word "Communism" to Department plan to return the industrial Ruhr to the hands of German monopolists with American connections? Why are lise victions if they have ever had a Koch and Frans von Papen free? Why does the war oriminal, Field le it to preserve "the American | Marshal Albert Kesselving, leave prison for a vacation in the Swiss Alps with his wife?

The answer to all these questions is that the national administration is now trying to sell us the biggest. faitest and phonicst goldbrick in our history. It is a hipartisan goldbrick. The talk of humanitarian aid, of feeding the starving and helping the helpless, is the sanctimonious clock in which American monopolisis are hiding their huge profit take. We have moved imperceptibly, but with terrible finaltheir of everyone who calls him- of Franklin D. Roosevelt to the ing firm of Dillon, Read & Co. faild in change, is the fundamental ity, from the people's government tary of Defense, head of the benkand Dulies.

When I was a corporation lawyer. I learned not to buy sold- Co. bricks. I don't tatend to start now. No one can tell me that the meat- Trensury, former vice-president tion-all the Deople all the time punkers, who are equeening every of the First National Bank of Et, the generals who never soil their last penmy out of un for the meat Louis, why has the Histe Department on our tables, are Santa Clauses | Major General William W. The who have only the seitlest interests thrown millions of dollars of the in Europe. The cartelists who are per, Assistant Secretary of Wars of us all at heart, the secretary of wars of us all at heart, the secretary of wars of us all at heart, the secretary of wars of us all at heart, the secretary of wars of us all at heart, the secretary of wars of us all at heart, the secretary of wars of us all at heart, the secretary of wars of us all at heart, the secretary of wars of us all at heart, the secretary of us all at heart at the secretary of us at the

with Schacht, may shout from the Why has the Administration cooftops that they are the stand- Read & Co.

With our military in over 406 outposts and foreign bases surrounding the Soviet Union, the State Department talks of "dewestern hemisphere, and then plants belonging to the very informed an alliance, with stand- dustrialisis who financed Hitler's ardization of weapons and equipment, involving all the countries of South America? Yet the Boylet Union is in just such a position in respect to American arms. It is not designed to produce peace of mind,

The Administration's foreign and domestic policy is the policy of the monopolists. This is basically true no matter what surface differences of greater or leaser importance exist. Hera for in- Chase National Bank. stance, are some of the men who have susrounded President Truman, or who surround him now, The list would have been very similar had Dewey been elected:

James Forrestal, formar alcorto-

secretary of State. Former partner, Brown Brothers, Harriman & on this list. We have others, the

This is an instalment of O. John Regge's beek "Our Vaniniting (Ivil Liberties," pablisted by Guer Associaton which is being serialized anabolders in THE COMPASS. Mr. Regge has brought his book up to data, where mosespary, with postporiple, i.

Aribus H. Harrows, Underpoore lary of the Air Porce, former president of Bears, Roebuck & Co. (As the import-export chief in the combined U.S.-British occupation some in Germany, Barrows tried to liquidate Germany's 'small, inefficient industries," and "large, ellicient" plants, that is road to power.)

Lowis W. Donelas, Ambassador to Great Britain, president of Mutual Life Insurance Co. .

John J. McCley, President of the World Bank, former member of Cravath, de Geradorff, Swaine & Wood, alterneys for the moneter Nuxi cartel of L. G. Farbon.

Eugene Black, Executive Direcfor of the World Bank, former vice-President of Rocketeller's

Robert Gardner, vice-president of the World Bank,: former vicepresident of Morgan's Quaranty Trust Co.

This is a partial but typical list I served think of any exceptions to the rule that, Wall Street rules Washington's room

We saw the name of one general generals who are above politics, John Anyder, Sepretary of the the generals who represent the nahands with profit and loss and

Or Saltsman (who happens to vice-President of the New York Stock Exchange),

"We have, in fact, a general for every moneter corporation in America, and practically every someral active in the field today has financial interests in American monopoly. The Secretary Air Porce, W. B. Symina president of the Emerson Elected Manufacturing Corporation.

These men are our government. but not the government we elected. The men who staff this underground government have made labulous profits out of the last war, are making fabulous profits out of the present uneasy peace. and hope to make fabulous profits out of a coming conflict.

Wall Street is more than a phrase, an orator's term. It is a reality. Wall Street today is Washington, Washington is Wall Street.

When we understand this, we understand the sordid self-interest that lies beneath the Loyalty drive. If the monopoly-cartels are to have full freedom, they must take this freedom from the people. This is inevitable when a government operates for the benefit of and at the expense of the man

America, by and large, is The at work. Prices are outrageous, but most of us enjoy a standard of living generally higher than prevalle elsewhere. We are passing the last days, of the postwar honeymoon. The threat of depression and suffering, no matter how distant it may seem, is real and near. The National Moyalty Administration, offers to an alternstive, The alternative is war

we read in our papers that a becurity" which brings us dully closer to war is better than an abundance of peacetime production, Politicians insist that we eay."Yes" to a mad profit splures. If we don't say "Yes," they argue,

(Continued on Page 28)

defind the Loyalty Monopoly l'offis,

By O. JOHN ROGGE

Why did President Truman issue Executive Order 9835?

Why do Loyalty Boards harass men like Matson, Mr. X, and Gorchoff?

Why do the Committee members bring forth their sideshow stars, Budenz, Bentley, Chambers. Hewitt, to spin Grade B Mata Harl fantasies? Why did they take action against the Joint Anti-i ascist Refugee Committee? Why did they treat Harry D. White with such callous inhumanity?

Why was Harold Christoffel in- er which in Chiang Kal-shek's and sitting in private conferences Eictes.

Why did Michigan State College put seven students on "permanent spent what would amount to \$50 disciplinary probation" for dis- for every man, woman, and child tributing a handbill supporting a in Greece, to promote one of the etate 1.8.P.C.?

On rivil liberties are vanishing, all time? 事情

1. If to "stop Communism"? The an-American Committee has long sin - wwittingly exposed the hyporting of this slogan. They have user the word "Communism" to eore in their opposition to truly demortatio, progressive ideas. This is why Loyalty Boards inquire of whelips. If they have ever had a Albera! Lought in their lives.

way 5: "Life"?

The American way of life in rooted in the Bill of Rights. Now we see fold, with a straight face,

that the only way to preserve the American way of life is so de-

Unless the Bill of Rights means the rights to organize, to propaagndies, not only for reforms, but interpretation in our governreent it is not a Bill of Rights at all, It is a Bill of Restrictions. The eacht to believe both in reforms, tight of everyone who calls him-Self Lie Eurrican.

Let me ask more questions.

When the American people repudiated flewer at the polls, why ded P: adrol Truman recain Des m's counting-house philosowher John Foster Dulles, to reprewent as to the U.N.?

China?

Why has the Administration greatest international Assocs of

Why does the Marshall Plan provide for the exportation of Coca Cola, cigareties, bubble gum. and somic books, to starving Europe? Why does our State Department plan to return the industrial Ruhr to the hands of German monopolists with American connections? Why are Ilse Koch and Franz von Papen free? Why does the war criminal, Field It is to preserve "the American Marshal Albert Resselving, leave prison for a vacation in the Swiss Alps with his wife?

The answer to all these questions is that the national auministration is now trying to sell us the biggest. fatiest, and phonics goldbrick in our history. It is a bipartisan goldbrick. The talk of humanitarian aid, of feeding the starring and helping the helpless, is the sanctimonious clock in which American monopolists are hiding their huge profit take. We have moved forperceptibly, but with terrible finaland in change, is the fundamental ity, from the people's government of Franklin D. Roosevelt to the bankers' government of Truman and Dulles.

When I was a corporation lawyer. I seamed not to buy goldbricks. I don't intend to start now. No one can tell me that the meatpackets, who are squerking every last penny out of us for the meat With has the Sinte Department on our tables, are Santa Clauses through millions of sections of the in Europe. The cartelists and are per, Assistant Secretary of War; of its all at heart, bearing former anoney down the sea- serious Corman heavy industry former vice-president of Dillon. We have is instance, Brig. C.

with Schacht, may shout from the roofcons that they are the stand- Read & Co. and-bearers of democracy. But they forget. I knew them when.

With our military in over 400 outposts and foreign bases surrounding the Soviet Union, the State D.partment talks of "defense." Have you ever asked yourself how we, as Americans, would leel if the Soviet Union maintained military outposts in the western hemispliere, and then formed an alliance, with standardization of weapons and equipmen! involving all the countries of South America? Yet the Soviet Union is in just such a position in respect to American arms. It is not designed to produce peace of mind.

The Administration's foreign and domestic policy is the policy of the monopolists. This is basically true no matter what surface differences of greater or lesser importance exist. Here, for instance, are some of the men who bave surrounded President Truman, or who surround him mov. The list would have been very similar had Dever been elected;

James Forrestal. former-Seentary of Defense, head of the bank- to the rule that Wall Stree! . ing firm of Dillon. Read & Co.

Robert A. Levell, former Undersecretary of State. Former partner, Brown Brothers, Harriman & on this an We have other Co.

John Snyder, Secretary of the the growth the represent the treasury. Former vice-president tion—all the moule all the t of the Pirst National Bank of St. Use ecterals who never not! LOUIS.

Majer General William H. Bra-

This is an inclaiment . John Rosse's book "Out 1 Shing Civil Liverties." 1 School by Gaer Assort which is being serialized stridged in THE COME. Mr. Rogge has brought book up to date, where i eath, with postscripts.

Arthur 5. Barrews, Und. tary of the Air Porce, former ident of Scars, Roebuck (As the import-export c. the combined U.S.-Britisl pation somes in German: rows tried to liquidate Geral "mall, inclisient industrie. concentrate all producti: "large, Afficient" plants, ti. plants belonging to the ve dustrialists who duamoed ? road to power.t ..

Lewis W. Douglas, Ambee to Great Biliain, president of tual Life Insurance Co.

John J. McCloy, Presiden! World Bank, former memb Crorath, de Geradorff, Sur. Wood, all orners for the mi: Nazi cariri of I. G. Parben.

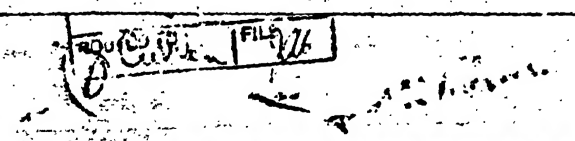
Eurene Black Executive 1 tor of the World Bank, f. vice-President of Rocke Chase National Bank,

Robert fierdure, wice-pre of the World Bank, former president of Morgan's Due TYUM Co.

This is a partial but typic: I cannot think at any excen-Wandlitzina's Foost.

We sow the mante of one ar-Relievable with the above their hands with prefit and foss also trace out the settions to !!

Program College College College



nd the Loyalty Dr

(Continued from Page 5) the monopolies will be preved. If the monopolies are preved they won't make arms and munitions. and we will be destroyed. Ergo profits and the national interest are one and the same. Blick, isn't it? Slick, and thoroughly-untrue.

The monopolies wanted an end economic controls. Truman obliged. The press and radio inflict us with a national campaign of vilification directed against the memory of F. D. R. We are ordered to believe that a Marshall Plan Europe must rest on a re-Nazined Germany and a re-industrialized Ruhr. Atom-mad statesmen shout that war with Russia is a law, like gravity.

If we disagree? The House Committee and the Loyalty Boards are ready to take care of us.

The men of the underground government want to curtail our civil libertles to stop us from speaking out against the manner in which they are running the country, for and by themselves. They want to keep too much and make too much more. Therefore oriticism is "disloyal."

Do you remember these two sentences from Sinclair Lewis's novel, It Can't Happen Here?

"For the first time in America except during the Civil War and the World War, people were afraid to say whatever came to their tongues. On the streets, on trains, at theatres, men looked about to see who might be listening."

This is an accurate description of Washington, D.C., today. Wall Street uses fear as a fundamental. ingredient of politics.

I have heard that it is "oldfashloned" to talk of Wall Street and the growth of American monopoly. It is, however, the most modern of discussions because it deals with what is happening today in American life. Let us—in our next chapter—see how "oldfashioned" is Wall Street and mo- day, however, the government

to key positions in the Truman Administration:

Louis A. Johnson, Secretary of Defense: president, General Dye Stuffs Corporation and Director of General Aniline Film. two outfits within the I. G. Farben structure, and a member of the Board of Consolidated Vultee Corp.

Gordon Gray, Secretary of Army: a member of the family in control of Reynolds Tobacco Co., and owner of a newspaper and radio station in Winston Salem, North Carolina,

W. Stuart Symington. Secretary of Air Forces: president. Emerson Electric Manufacturing Co.; president, Rustless Iron and Seel Co. of Baltimore; president, Colonial Radio Company of Rochester; member of the Board of Mississippi Valley Trust Co. and of the St. Louis Chamber of Commerce.

W. Averell Harriman, roving Ambassador in Europe for E.C.A.: member of one of the seven major banking firms which the government tried to break up in a suit filed October 30, 1947; former president of the U.S. Chamber of Commerce. He inherited \$100,000,000 from his father and has large investments in various railroads. (In August, 1944, the government filed an anti-trust suit in Lincoln. Nebraska against 47 western railroads, the Western Association of Railroad Executives, J. P. Morgan & Co., Kuhn, Loeb & Co., and 55 individuals. On Feb. 5, 1948, Harriman was added as a defendant to this anti-trust suit at the special request of the Federal prosecutor. The Federal prosecutor stated that Harriman was a leading figure in . the conspiracy to stiffle competition and keep railroad rates high He further stated that he was not . at liberty to say why Harriman had not been listed as a defendant or co-conspirator when the suit was originally filed. The following dropped Harriman's name from the suit!

Paul G. Boliman, Administrator of E.C.A.; former president of Studebaker Corp.; a director of the Federal Reserve Bank of Chicago, United Airlines, and New York. Life Insurance Company, Un a speech which he made before the Congress of Industry of the NAM in 1943 he declared: "If all of us keep talking about jobs for all, swu or three million people may accuse : us some day of making promises we don't keep. If full employment means a job for every man and . woman who is willing and able to work, then it is not desirable or necessary. Let's stop using the words full production, full employment, and jobs for all."

John J. McCloy has become U.S. High Commissioner for Germany.

And the other day I read in the papers that General Lucius D. Clay, who until last May was our Military Governor in Germany, had just been elected a Director Vi Lehman Corp.

TOMORKOW: Loyally of the

Pentlemen: The enclosed sheets (ire, probably, of no value whatever but as useful information is often built out of bits and pieces, J Am Dending them to you for what they may be worth. They were found on the floor, just below the memorator chute on the BIL floor of No. 400 East 52 St, New York on Sunday Dre 4 1949. I don't know any more than this about them 100-95459-23 yours Very luly

So it was in the case of counsel for the Eleven.

Although I was premared for a verdict of ruilty as to the Eleven, I had not expected the peremptory, vindictive and sever action which the court took against counsel. On the contrary, I was shocked by It.

The next day at a meeting of lawyers I made an impassioned plea for united action by the bar on behalf of counsel for the Eleven. By and large, what they had done was what the canons of ethics required: a vigorous defense of their clients. They had had to do this under galling circumstances: before a bissed and unfair judge, who was out to see to it that their clients got convicted. No one who had not represented an unorthodox client before Buch a judge had any idea of the rasping torment such counsel had patiently to endure — a torment that rubbed their innards

thereafter who went into court representing an unorthodox client would have to offer up his own libert; along with that of his client. Take the Christoffel case, for instance. The first trial had outraged me. The judge had been almost as biased and unfair as had an. Just as Median he had been out to get my client convicted. After Christoffel had been con-

wicted I felt that movbe I had been tor much of a gentleman,

that maybe I had been too submissive. Yet had I been any less submissive I too would have been held in contempt. Even so, there was a time when I was in fear of it. And what for? For trying adequately to defend my client, as the canons of ethics require.

But there was to be a second trial of Chris. This
the povernment had announced after Justice Eurphy's death.
The second trial was to be set for January 16th. It would
be even more unfair then the first. [Indeed, I do not see
how the government can win it without perjured testimony.]
If the sentencing of counsel for the Eleven stood, then
the danger of my being held in contempt would be even greater
than it had been in the first, think [It was too great in
the first one to suit me.] If the sentencing stood, the
mext time I went into court to defend Chris I would have
to offer up my own liberty along with his.

Did we have to follow all of the fascist policies
in this country? here we going to remain inert until we
were a nation of slaves, or were we coing to unite and take
action before it was too late.

As I had on several occasions in the man whose

core to the first three transfer of the second of the seco

Foler Sauere.

December 7, 1949



this opportunity to thank you for your courtesy in formarding the

Jou may be assured that the information will be given appro-

Very truly yours

EDW. HO ECHEIDT

Special Agent in Charge

100-95459 FPC:DJG

100-95459-24



Nearly Half of the No III-Housed, III-Clad, and III-Fed

shrided in Tax Courses. The sheets was un

trends toward concentration of wealth described in Friday's Concress have sentimed. The Administration has persisted in its paticy of more guite and less heater. To the Tra-man Doctrine and the Marghall Plan, it has added the North Atlantic Pact.

more of our wealth has specialrated in skill fewer sends. The surger movement fal-letting the second World War has see on space. The pair have set stated to get pearer and the

the penduding part of one of : فعدف

great stretch of the witon is required to fursess that mothing is done to check the worth its essemptration, atther

the giant assystations will uni-mately take over the sentity, or the government will be impalled to stop in and impose muse form of direct regulation in the public

Corporate profits continued to accurately billions, in 1948 set corporate profits before taken core 194,000,000,000, and other taken (21,300,000,000). The profits of the biggest corporate section of the biggest corporate sections.

The profits of the biggest our-porations mounted the most. Dur-ing the first nine months of 1848. Cheneral Motors had not profits after taxes of \$842,000,000, more est per profit figure for any ent-praction in American history. For fire first mine months in 1944, Westingtown had not prefet after fance of \$123,800,800, he he sem-pered with \$48,800,866 for the first

come of the big surperstions for a third guarter of this year and

abed." one-third of the ma-rhich President Rocervet as ion income familier and as shability, issued by a sub-assumit-tee of a Congressional foint con-gation, almost half of all Ameri-

median that \$67.50 is the minimum American family decently today.

According to the same report, one-third of all American spend-ing units averaged has their \$40 c Wook in 1948, Half of the less than \$30 a week.

proving with a vergenne the obstactarisation of it in one of the THEC memographs." A more meetto perfect mechanism for making the peer power and the rish risher

Verton of our pro has been taking place. He wrote: I am to the most future a arts matters was to tremble for the milety of my country. . . . Ourporstions have been enthround, ab are of entroption to high places will felsountry will encouver as the reign to working them the projections of the prophe until the wealth is aggregated to a few manufa and the republic is desountry will endeavor to prolong manda,

dared: The masters of the gov-He combined sublishes and man specimers of the United States. In 1939 President Rocerval, is

is not note if the people telerate the provide of private power to a telerate in the people of the p etr democratie state finali, tis enemes, is finacion..." The time the Despite all man warnings the construction of wealth has emp-eally gotten worse. We have at at times, in the form of anti-st acts and similar measures, do something about it. These samures have never been stree-s. The present Administration

ern sulture pattern, and otheren being avers of it. One

Mobile Mill, which proposed granthas is the Adorney General the
mirraordinary power to detain an
bilien without hall as mote to depertation proceedings against him
from started Under it, all that the
Attorney General would have to
do would be is initiate deportation
grossedings against any alies he
didn't like and then he could have
him thearperised without hall

Buil another time was during the
missing accounting what it.

Sim incarporated without ball

Still another time was during the
remains in Washington, D. C.
I the case which the United
Shortroal Workers brought against
the Atomic Shorty Commission
and General Shortes to. The
Liamis Shorty Commission and
Occaseral Shortes to. The
Liamis Shortes to by a great
United Shourest Workers I was
a conspired to by the west
Dalled Shourest Workers I was
a contributed Workers I was
a court with Mr. Charles E.
Serfiew Commission to
the Confirmant to the mass
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sum of the Confirmant to
the Confi

tract which had been entered into agrees the fargaining table to-tween United Electrical Workers and General Stortele Company.

norgy Commission was given to-recedented powers, it was given governmental monopoly, and set a monopoly but a Govern-set a monopoly but a Govern-set a monopoly but a Governanapair, the extitinete of the people upon which svery comb try has grown great, a somewhere absolute making mountains.

mission directed, is exercistry its authority, that General Riscorto Company Whiters asseguition of this union.

ergy Commission should later mod-ty that Order, Whether indeed Oppgress should fater modify that order, no matter what might hapeaty was thing, and and thing alone, dould have been done by Osmeral Sectris, and that is the thing it did do. It had to enaphy memodistaly and without question with the enters of the Covern-ment seemsy charged with responalbility for salety in this erities are in section and section.

from his bustoon as tentastic as the assertion that General Elec-tric termedistriy had to comply with the order of a government approxy? No you think for one moment or even for one second that Outers! Electric would have seen-plied if the order had not extent

tria Company equitored: "I say the duty of the Clement Meetric Company or any other entitrator, to comply with the di-rective of the Commission is ex-tainly as great as the date of a recistrates who at an

Selective Service and in the me power involved in so many state into have been repeatedly a lated, the rectoring statute. price assisted a regal times during the test saltens, the depurtation of altern, all of those are some of ste power, the war power are suiting up faceton, we were taking up faceton, and to keep the fewn suiting pattern, and other twiting the First A terms belong another of the fewn and taken to the first A terms belong another of the first A terms belong another of the first A terms to the fewn the fewn and taken to the first A terms to the fewn the fewn to the f separate and to keep the C at even being aware of M. One must about which these plaintiffs out the first was furing the argument about which these plaintiffs any they are so experied, and without the constitutional.

Another time was so seeing the perhaps a Constitution or a coperity time of the perhaps a Constitution or a coperity time.

the retiening statute, the green sontrol statute, and the resident statute, and the resident control statute, and the resident control statute, and the sent statute. Can you conserve ut big corporations relying on such meaning when when it did not set that purposes? You will also some that let'ere this is eyer finished in grouph in Cod.

that, the lawyer for Cleaneral Elec-

granted secured my ow fell a very protty little girl, about ; and while it was apparent to the taborited her beauty from obvious that she but that while was beisping

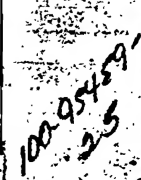
I did not know it at the ti

The Atomic Rhargy De and General Meririe was islan to the District Co the same in now to the Con Appeals for the District of Co Ma. The Trial Judge mander

met in the Owns of



F. 8 & C . 1.



OUR VANISHING CIVIL LIBERTIES

How the Big Trusts Hit Your Wollet

Morgan-First National, Kuhn-Loeb, Rockcieller, a Chicago group, Mellon. duPont, and groups in Boston and Cleveland, control 106 of our 250 largest corporations, and own nearly two-thirds of their combined assets. These eight interest groups also control many smaller corporations. Morgan-First National, Mellon, Rockefeller, duPont, and the Cleveland group, control 31 of the 250 largest manufacturing corporations with 30 per cent of the nation's usable manufacturing facilities totaling \$18,200,000,000 (aimost equal to the nation's entire manufacturing facilities in 1939):

Three family groups, the du-Posts. Mellons, and Rockeleilers. hold shares valued at \$1,400,000,-000 which give them direct or indirect control over 15 of the country's 200 largest non-financial corporations with aggregate assets of over \$8,000.000,000, or more than It per cent of the total assets of all these corporations.

The trusts are anxious to keep this information from the public. You can open you, newspaper any day of the week and discover an advertisement which wells the public how reasonable prices mopoly suffers by reason of insufficient profits, (These and are tax) deductible? Usually, the adverdisement contains a pie. The public is pictured as getting a darge glab, while labor gets another gengrous helping. Other slabs are released to various worth; engentors. But one thin piece, and Profits."

These ads constitute today's

This is an instalment of O. John Roppe's book "Our Vanthing Civil Liberties," published by Geer Associates, which is being perialized anabridged in THE COMPASS. blr. Rogge has brought his book up to date, where necessary, with postscripts.

most cogent proof that liars can

one per cent of all corporations earned (took) 50 per cent of the U. S. Steel, American Telephone Railroad, each showed an income gleater than that of New York State

Compare that pittlully thin slab of pie with these figures:

Corporate Profite before Taxes \$ 6.500.000,000 21,000,000,000 26,000,000,000 Corporate Frantis after Taxes 1939 4 5.000,000,000 12,500,000,000 17,000,000.000

How did the trusts pet so fat an such a little piece of pie? Remember that corporate profits after taxes were \$40 per cent higher in 1947 than in 1939! The ads, which adisplay such fine patriolic endurance in the face of corporate starration, make tidy allotments than overall curnings. They relate materials on which other pro-ducers have already profited. The National Association of Manufac-

turers spent \$3,000.000 on this fraudulent campaign in 1948.

The United Packin; House Workers of America revealed that the big four in the mest packing industry, Armour. Swift, Cudahr. and Wilson, profited to the tone of \$88,000,000 after taxes in 194?. This compares with \$61,000,000 in 1946, and \$29,000,000 in 1945. Yet these packers plead poverty to excuse their thieves' prices or mest!

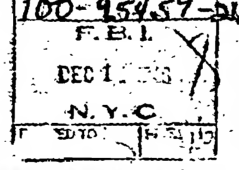
Rich manapolies ger richer, by On April 20, 1938, Franklin D. the only method known to man; Roosevelt stated that one-tenth of by making the poor poorer. Real wages have declined steadily since the war. To mamissin purchases at total corporate net income. He inflated prices, consumers have further stated that less than f per jeut their rate of savings by onecent of all manufacturing cor- justid, drawn out \$3.500.000,000 of parations carned 84 per cent of existing savines, and gone into all net profits it, manufacture. In debt an additional \$3,100,000,000. a recent study. General Motors, I thoroughly agreed with Henry Wallace when he stated, in the and Telegraph, A & P. General January 5, 1948 issue of the New Electric, and the Pennsylvania Deputie, that never before in his Arpublic, that never before in history have so few parted so much at the expense of so many.

> The complaints which the colonists listed against King George III in the Declaration of Ingependence were mild compared to: the nutrages which American mo-nopolies are now committung. The Monopols Subcommittee of the Small Business Committee of the House of Representatives, in a report entitled United States versus Economic Concentration and Monopoly, deted December 27, 1946. began a list of these outrages. The ust is woefully incomplete, but here it is, with introductory and concluding paragraphs: .

"Cartels contributed seriously to our industrial unpreparedness for to surplus out of hand. They talk war by restricting the production al profit on each item sold rather and distribution of such vital products as magnesium, sinc, subbrufits solely to sale prices, hop-ber, aviation gasoline, berrillium, ing that we will forget that part manium, electrical equipment, of each sales dollar goes for ran plasties, directuffs, machine tools. fuels, communication equipment, and many other products. The consequences of carteis on the mational welfare have been summed up by Wendel! Berge as follows in his book, Cartels: Challenge to a Free World):

In searchime, their highhas impeded the advance of our living standards and general economic well-being, Through the groups of our patent system, cartel over large segments of sections have been established With this leverage, industrial monordies of international compass have at times deliberately brought about the deterioration of Turnity standards. When it might be be

supplied the putting postand they have adultivated their in duck to su extent and in a mainte endaugering the health. and even the lives, of consumers. Almost incredible as these asserfind may be they are not subject to contradiction — the incontra-vertible facts are clearly set forth in congressional investigations and in the evidence in anturust cases of the Department of Jus-



Lieblige ein bebeitigtig e Reit beiere fort torrich beat Bi exorimiant levels in an Usided levilis of the cho Bister-\$452 as companies to \$50 modiles within in Germany, with result that For example, to Blates - \$452 as comput United States industry los: valu- companies in the United Statesmble "know-how."

8. Magnesium: As a result of arrangements between I.O. Farben. Dow Chemical, and Alumimum Corporation of America, maymesium production was restricted in United States, with the result that in 1940 the United States produced \$,680 tons, while Germany produced more than 19,000 tons.

10. Dyestulis: The duPont research laboratories developed a plement (known as monastral color) which can be utilized either in paints or as a dye for textiles. The duPont company attempted in various ways to add contaminants to the plyment to limit its use to the paint and finishing field so as not to disturb the price structure of Sextile dvestulls.

11. Vitamin D: Monopoly control is exercised through patents held and licensed by the Wisconsin Alumni Research Foundation. The Anutrust Division of the Department of Justice charges the Foundation with "creating a domestic monopoly resulting to division of fields, price fixing, control of container size, and limitation of potency of vitamin productsas a result of which the public has Deen charged excessive and arbi-Grarily high prices . . . (it) considered plans to denature and adul-Serate Vitamin D preparations in dand) . . . exhibited a lack of tomercial advantage could be obtained ...

mone business in the United States damage to the paint trade." They het been handled by four

- mc to vol be 10 \$50 modition within ... United States. For example, to of the buckest duPont and Star and Oil of New chemical monopoly in England and the chemical monopoly in Germany, and thus with each other. Two other giant corporations-Dow Chemical and Alcoa -- dominating competing metals, magnesium and aluminum, effectively sidestepped competition with each

other through cartel agreements

with I.G. Parben. These facts are ugly enough by themselves. I should like to add some comment that will not improve their looks. Dental laboratories which were paying \$45 pound for plexiglass discovered that they could obtain the product through commercial molders who were paying \$5 cents a pound. On March 15, 1940, one manufacturer suggested adding arsenic or lead to the plexiclass supplied to commercial molders. This would make it unfit for use in the human mouth, and the manufacturers could continue to charge dental isboratories an exorbitant price for the unadulterated product.

How did the duPont company go about limiting the use of monastral colors to the paint and finishing fields "so as not to disturb the price structure of textile dyestuffe?" The method was brutally

On June 18, 1940, mine support men met to consider Introducing order to maintain high prices into monastral colors agents infurious to textile printing." They serest in research unless a com- had tried chemicals that arould stain printed cloths when ordinary household bleaches were used on 12. Synthetic hormones: More it, but one of them thought that than half of the synthetic hor- this would "cause as much or more

when but alon to prove thereplane?

h in meri, and the corporations opresent, have the power of life and death, abundance or scarcity, over every one of us. Their agents staff the Cabinet. They Jersey - were linked with the write our foreign and domestic policies on their private letterbeads. They wear the stars of the general carry the diplomat's briefcase, enjoy congressional im-

> If there is a threat to America they are that threat. We must accept their plans for war, read their books, think their thoughts, accept their legend that what to good for them is good for America.

The fanatics, the fascists-onhorseback, the rabble-rousers who attack our civil libertles are only the riss-rass, the flunkeys of these corporations, dangerous in themselves but more dangerous in that they symbolise the profoundly reactionary course upon which monopoly wishes to lead America.

We are belpless against them uniess we known that we remain free to do our own thinking, read om one pooks wake me one one minds. Hve by our own Bill of Rights,

The choice is clear: Either ther have freedom, or the people have treedom.

in Sunday's Compass: "Mex ing the Poor Poorer and the Rick Richer."

(Continued from Tage 5) public utilities delayed the to-troduction of fluorescent lamps and sought to prevent their use on any busis that would reduce consumption of electricity.

3. Symbetic rubber: In 1938, Standard Oil of New Jersey gave 1G. Faibeninoustrie (Germany) full information about its butilrubber process, but failed to gain in return technical information about I.G Parben's burn process until 1949 Standard blocked development of synthetic rubber in United States by suppressing development of butyi-best of the synthetics, cheaper than matural rubber, and superior to natural rubber for inner tubes. Intimidated rubber companies from developing other apputation by threstening to undersell them.

4. 100-octone prioline: Stand-aid Oil, under corte: agreement; with I.G Parben, blocked commercial development of 100-octabe gasoline in United States and withheld technical information from Army Air Corps.

5. Military opineal glass: By car- nies, each of which is a subsidiary glass which would scratch textile tel agreement between Bausch & or affiliate of a European com- printing rolls, but they had "con-Lomb (Rochester, and Carl Zeiss pany. The European companies siderable doubts" concerning the Olena, Germany, heads of the belong to a hormone cartel which possible effects on paints and lac-Bausch & Lomb department re- has controlled the hormone bust- quera. sponsible for military, research ness abroad and in the United. Ten days later three General

on speciacies by controlling patents and by withholding supplies ning of leather): Production and which the color might be applied. duce priors

phia. I. E duPort de Nemours, Inc. (United States). Imperial paints, rubber products, glass, pa-Chemical Industries, Ltd. (Great cross - licenses providing for re- lant prices, restricted use, and strictions on production, price-fix bribed potential competitors mg, and elimination of potential keep them out of the business compensors. The product was sold to commercial molders for industriel uses for 25 cents a pound, centration brought about through writte the very same product cost international cartel agreements

Krimp Co. (Germany: kept prices mui foreign trade eress but elso to philanthropists) at exorbinant levels in the United travials the sab and flow of com-Binin -4151 as compared to \$50 hudliers willish the United States

that in 1840 the United States pating competing metals, magne-produced \$ 680 tons, while Ger-sium and aluminum, effectively

10 Dyestuffs: The duPant re-These facts are ugly enough by cept their segond that what is points or as a dys for textiles. The dupon's employed and for place their solutions as a dys for textiles. The dupon's employed at the solution of the solution and for place their solutions as a dys for textiles. The dupon's employed and the solution of the solutions. The faratics, the fascists-on-burdeness who have their solution of the same comments and the solution of the solutions. The faratics, the fascists-on-burdeness who have their solutions are unit solutions. The faratics, the fascists-on-burdeness who have a system of the second of the solutions are unit solutions. The faratics are unit solutions are unit solutions are unit solutions. The faratics are unit solutions are unit solutions are unit solutions. The faratics are unit solutions are unit solutions are unit solutions. The faratics are unit solutions are unit solutions are unit solutions. The faratics are unit solutions are unit solutions are unit solutions. The faratics are unit solutions are unit solutions are units. The faratics are units are units are units and solutions are units and solutions are units are units and solutions. The faratics are units a to disturb the price structure of besthe dresoulls.

pariment of Justice charges the Foundation with "creating a domestic monopoly resulting in division of fields, price fixing, control as a result of which the public has been charged excessive and arbitracily high prices ... titl considered plans to densture and adul-

13. Quebracho extract Har tanfrom concerns attempting to re- sale of the material controlled by They thought of using a thicks managaly pool, or eartel, which

14. Thanium (white pigment for per, enamel, and other materials' Britain: 1G. Parbenindustrie Has been controlled by a cartel (Germany), and Rohm & Haas including three American corpora-(Germany) established a cartel by tions, Rational Lead, I. E EuPoni, utilizing secret patent pools and and Tilan Co., Inc. It set exorbi-

The magnitude of the supercondepital inhoratories and dentusts can be readily appreciated when skin."

The appund.

The involver stood that through this European in the condensation of the conden Tunesten carbide thor edges mechanism, many of the largest culture tools): Control of pai- American corporations have effect ears! These are your apostics of the General Rectric Co. and they combined not only to parcel democracy, your Marshall Plan "A Alexandre of the Common and Common and the Commo with I.G. Farben.

These facts are ugly enough by were paring \$5 cents a pound. On they symbolize the profoundly re-March 15, 1940, one manufacturer actionary course upon which mo-siggested adding arsenic or lead popoly wishes to lead America. 11. Vitamin D: Monopoly control is exercised through patents majorial molders. This would make unless we hasist that we remain the Alumni Research Poundation. mouth, and the manufacturers our own books, make up our own thinking, read our own the particular our own books, make up our own the particular our own books, make up our own the particular our own books. could continue to charge deptal minds, live by our own Bill of laboratories an exorbitant price Rights.

for the unadulterated product. go shoul limiting the use of mon-freedom. of container and, and limitation artral colors to the paint and finishing fields "so as not to disturb ing the Foot Poorer and the Rich the price structure of textile dye- Richer," stuffe?" The method bear brutafts direct.

On June 18, 1940, hine Euroni terate Vitamin D preparations in men met to consider introducing forder to maintain high prices into monastral colors agents in- fand. . . exhibited a lack of in- jurious to teatile printing. They have terest in research unless a com- had tried chemicals that would be a lack of the printing of the second colors. in best user estable his establish

were to be appointed only with the States. This cartel has seriously Anfiline men met with five duPont 5. Speciacles: Bausch & Lomb has parceled out markets, and re- They considered putting in a bit; or speciacles by controlling and ener that would make the colors 7. Plexigless tairplane wind- lise curtailed quality shipped to too pasty to use for textile printshielding and dental plates); United States and raised prices ing. They investigated various
Rohm and Haas Co. (Philadel- out of proportion to costs. gritty substances. Oh, it was a weighty problem indeed! How could they keep the benefits of monastral colors from the public?

Then, in a burst of inspiration, some flower of science who was born never to blush, hit upon the following brilliant ldes:

"It is known that certain region and solvents are britating to the skin, oleen causing dermutitis. It might be possible to formulate a composition which will make texlile materials trettating to the

Eureka!

These are your "loya!" Amefi-

These men, and the corporations Bisire -4651 as compared to \$50 midlions within the United States they represent have the power of in Cormon, with result that for examinic, and of the biggest life and death, abundance or ecarstanced States 2. Aurity tost eather entry and the control of the fire and death, abundance or ecarstanced States the Comparison of the Control of the Control. They

If there is a threat to America, many produced more than 19,000 sidescepted competition with each they are that threat. We must actom.

other through cartel agreements cept their plans for war, read their cept their plans for war, read their books, think their thoughts, ac-

The choice is clear: Either ther How did the duPost company have freedom, or the people have

DUR VANISHING CIVIL LIBERTIES

Langaroo Grand Jury Indici

By O. JOHN ROGGE.
On Jan. 17, 1949, 11 Americans went on trial, while the trial of a twelfth was postponed because of the defendant's illness. No one, accused these 12 of any overt set. These 12 men were charged with teaching dangerous thoughts. This is not an exaggeration, nor a phrasemorper's way of presenting an argument. The very indictments which brought those men to court inscribed that fact on the record.

The 12 men are Communists. members of that Party's national board. There are those who will nor ser. "I knew there was a soker in the beck! What Rogge has willen has been all very well. but which it comes to Red ... !" There are those who reason that in mailers involving Communists. object thy and a simple recognition of facts are dangerous. Unrestoning prejudice is safer. It is insurance against being dubbed a wither follower of the Red line, er s ""c! in some super-conspiraty. E if the facts of this case have not been available to the people,

I present them here to those eches and have confidence in their own jedyment Earlier in this book I stated that

I would never make a bow in Ranking direction by declaring, with all day pomposity, "I am not a Communist, but..... In speaking direct; to you and not to join Bartin I want to put all my cards on the 'able. To place the matter in the catechistic form now ac-ocpuble; "I am not and never bate beto a Communist."

I have many differences with the Constitutions, Of these, two are, I telicit, rital. The first is my of hat democratic capitalism, regulation which Henry Walthimpions, is a system superid to encialism. By democratic, breits the power of the monopof contest and toppied them from their key positions in the nation's position; and economic life. My servir difference is philosophical, but he live important. He concept. of it. dom differs sharply from Linkist concept of freedom, I believe that recreties in which Continuities parties play a domimant tole intrude on the freedom of the individual so an extent so which I am opposed. I say "to an t. Frey Aluen, of mecessity

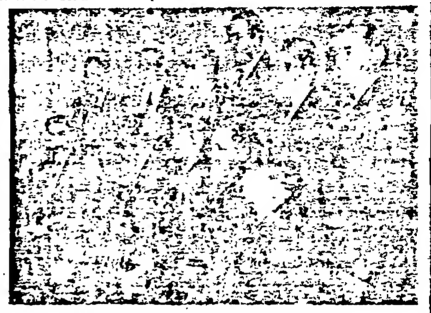
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والمراس والمراجعة والمراجعة والمراجعة والمحاجة والمحاجة والمحاجة والمحاجة والمحاجة والمحاجة والمحاجة والمحاجة

the description of the standard of the standar nia " it is satisfairly in a mich any consequences. This pressure trains and description are Government of the formed the Grand Jury into a the United States by force and tangence, and I kangaroo court. britished by the shode speciacie of the American statement, which the New York ments which were returned under elle, antiquentia our most cens! of men poly new species, who now Grand Just investigation in Jusaccepts as corpe anguing which the Department autory. Lesks any journal publishes—provided it from the fifth floor of the Justice is properly standed "Anti-Com- Department in Washington (the manist." This type of thinking Attorney General's office) were has a precedent. The German lib- calculated through their cangers fer look power.

The rase of the Twelve revolves around two Grand Jury indict- dence insufficient."
ments returned on Jute 20, 1944. Marquis W. Child The first of these is a group indictions, naming as defendants William Z. Foster, Eugene Dennis, John B William-on, Jacob Stachel, tigation was begun with a pur-

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This is an instalment of O. Jona Rogge's book "Our l'an-Lihing Civil Liberties," poblished by Gaer Associates, which is being serutired unabridged in THE COMPASS. Mr. Rogge has brought his book up to date, where necesears. with postscripts.

elected him. Irving Potash is an official of the International Fur cal " a" um. I mean a capitalist and Leather Workers Union. As a group, these 12 constitute the Na- as the Sav Mill Supply Company, tional Board of the Communist Yorkers; the Orientich Savings Party, U. S. A.

> Historia and social pressure surrounded this east from its inception. In its preparation, the goverament trrapped another basic concept of American justice; the secre! character of Grand Jury bearings.

When the Grand Jury met presumably in secret, to consider evidence agains. Communists, the press began a campaign of intimpresence I know that overy distinct began a campaign of intimiovery state, of mercently dation imprired "leaks" bit the chambers with years of anti-labor and anti-Communist bias!

Institute of the additional flow matters of the Drive of the Communist bias!

The indicaments charged the factors of the property of the Drive of th

bed no deat the entere "Comming- India ments or suffer the social duty and necessity of overthrowing

During this period I issued a

German liberal who suffered po- a position where is would be diffi-litten; bernneitte the day that Hit- cult for them to refuse to return indiciments for explorate, treason and similar charge even though ther believed the Gerenment eri-

Robert 9. Thompson, Jacob Siachel, ligation was begun with a pur-lessing of the overthrew and destruction of the Government of Davis 3r. Henry Winston John Washington Tour long transfer violence.

otage, treason, or the other horrific activities at which the press so darkly hinted. The jury labored and brought forth what? An indictment which accused the Twelve of being members of the Communist Parry and believing in Maraism-Leninum! The whole affair was worthy of Oilbert and Sulli-

Those jurous who returned indictments against the Twelve included mer. who held important positions in large corporations such as the Sav Mill Supply Company. Bank: Hybrand Textiles: Metifipolitat: Life Insurance Company; Driversal Atlas Cement Company, and others. One juror was a retured executive, another owned an insurance business, a third was a banking and business consultant.

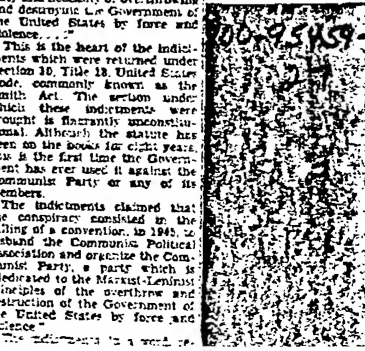
You can imprime the nature of the Government's evidence when It had to put the heat on this may which by its very nature and background probably entered the

ment, the compact that you are with a property of the constitute, and dethe United States by force and the time of the figure is the test and the Grand during to return fully to account and teach the j violence, . .

This is the heart of the indicilibered, brought up to question Times reported, to which I said: Section 10, Title 18, United States "This has been the most parous Code, commonly known as the Smith Act. The section under which these indruments were brought is finerantly unconstitutional. Although the statute has been on the books for cight years, this is the first time the Governeral set that precedent, the famous tion to place the grand turors in ment has ever used it against the Communist Party or any of its members.

The indictments claimed in the the conspiracy consisted in the conspiracy consisted in the conspiracy convention, in 1945, to calling of a convention, to 1945, to distand the Communica Political Marquis W. Childs wrote in the Association and organize the Com-New York Post of Nov. 20, 1947; Dunist Party, a party which is "Seven months ago, in New deducated to the Markist-Leninist of York, a Federal Grand Jury inves-tionally was beauty at the contraction of the Contraction and

E.3 "



langar 10' Jury ndicted Reds

of these men. The indictments absolved these agencies of the necesairs of proving a charge by stating nothing, absolutely nothing, will that Markiam-Leninium advocates be accomplished because only the "the everthior and destruction of the Government of the Duised doctrine. Christianity as a doctrine States by force and vivience." By was tried and condemned a thousuch language the indiciments try

trial. They attempted to amend guilts. Similarly, Marxism-Leningha Constitution by declaring in ism will live or the anily by the effect, that any discussion or study | werdiet of history. of socialism is illegal They informed the American people that the courts do not consider the pubtic competent to see upon and Sudge Mont.

Marxism-Leninism, er et Mari that basic part of it known as Marcian has existed as a theory for a century. Works which purport to explain and expand this than are numbered in the thought and. Most of these works are theoretical. To the bar of justice, therefore, werd not only the theory stack, but the interpretation of this theory. The Twelve, for to-atance, denied that they drew from this theor, the lesson that they must overthrow the Covernment by

force and violence. If we are to allow doctrine to stand trial in this feathfor. I could draw up mmilar indictments I could name President Truman and declare that this party, the Demopratic Party, has a doctrinal background which dietates force and Thomas Selferson who warred us that the tree of linerty must be matered by the blood of tyrants?

Or I could here a similar socuation at Herbert Moover, His par-by the Republican Party, makes hatch of the haritage of Lincoln. Tel Lincoln once wrote:

tions, belongs to the people who Inhabit it. Whenever they shall grow weary of the existing government, they gat, exercise their constitutional right of amending it, or their pevolutionery right to dis-

Because Limoin wrote that is hero of the Repulsican Party sand duown his erither?

21 we Twentieth Century Americars now have herest trale why should we stop at the trial of Marrison-Leminism? If we are to tary documer. Who most tenus indictrmine whether Froiestantian or Catholicum to the die true faith.? If one wine, we will wher then any of these. mueralei the other.

WANTANT TO THE

(Continued from Page 8)

the witch hunt, had sect mable cause no jury can pass judgment to substantiate a single specific on a doctrine. A jury of 12 Protection of these men. The industriants also determined to these men. The industriants also determined to these men. A Jury of 12 ami-Communists will condem.: Markem-leninism. But people as a whole can pass on a sand times, but it lived. In the to make the advocacy of idear a middle ages, courts hated the crime. The indicaments put doctrines Jewish people did not surrender and ideas, rather than erimes, on their book because it was declared Jewish people did not surrender

It is not even correct to my that Marxism-Leninum went on trial What went on trial was the Artorper General's Mea of what Maraten-Lexinian is I; was like using . Ku Kluser's conception of the Catholic Church as the foundation of a trial of Catholicism.

When a policie I socurine succ on trial, we discrece ourselves and our nourts in the even of the world.

You cannot take a theory such as Marxism-Leniniere and presend that It is just another mame for sangiterism. Modern history proves that this simply is not so.

A theory which as won millions upor millions of followers is not a "conspiracy." This theory has been applied to science, to history, to the arts. It has produced thinkers of statute a po pare assured brokeeatively on the world's basic philosouthe questions. You may disagree, at I do. with its fundamentale, but you cannot live in a make-believe world in which wou magine listrict lembin thinking to be eriminal.

State The Total of

Professor J. B. S. Haldane, 2008 of England's foremost enemists, believes to Marxism - Leninter, Professor Jolioi-Curie of France & a Markist, as was the French physicist. Paul Langerin. Professor Engina the Soriet physicist, is a Marriet. Theodore Dreiser, surely one of the great American writers of this century, proclaimed his be-Hel in Merrists. Pablo Picasso, considered one of the world's great living painters. Is a Maraint Martin Anderson Nexo, Denmark's So-ternationally known writer, is a Markist. What kind of mental paralysis is 22 which allows on the consider as a "communicy" a theory which stereous such men? Is the that these artists and scientists and rovel as are "dupes " dure !! ting took," made to front for Moscow, and so on ad necessary.
Those who someth this will also
have to a someth this will also
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have to a someth the will also
have the someth th or Ocneral is minitaly

TOMORROW: Triel in a Louis At bottom, the underbring son. Atmosphere.

Succession of Manuface consequence of the succession of Manuface consequence of the succession of the -661.4Fr# 100.5 Const wellace have wer summed up by Wendell Base as follows Certeis Chadenge price, sectricised output strates; nas impeded the advance of our hving standards and general con-nomic well-being Through the ibuse of our patent system, cartel controls have been established over large seaments of technology. With this leverage, industrial menopolies 4. miernational compass inare at times deliberately brought riland to containce and the inode. tiendards. When it might be to their advantage in maintaining or exploiting their monopoly posiproducts to an extrat and to a nikimes endangering the bealth. and even the lives, of consumers. Almost incredible as these acrestions may be, they are not subject to contradiction - the incontravertible facts are clearly set forth in bongressional investigations and in the evidence in animum cases of the Department of Jus-Epecific charges of these restriciv practices, as charged by the Antitrust Division of the Department at duction before outspressional committees, are as follows:
4. Fashlight builds: General Electric reduced the life of lamp CHANGE TO A PROPERTY OF A PARTY O pully and discouraged with sesting by purchasers.
3. Fluorescent lampt: Oeners. Electric, Westinghouse, and the

PANISHING CIVIL LIBERTIES

Lynch Spirit Built Up for Red Trial

This is an instalment of O. John Rogge's book, "Our Vanishing Civil Liberties," published by Gaer Associates, which is being serialized unabridged in THE COMPASS. Vesterday's instalment dealt with the cicletions of evoil liberties involved in the indictment of the 12 Communist Purty leaders as a group. Trans's deals with their inductment as ludividuals and then trial.

By O. JOHN ROGGE ?

In addition to its group indictment, the Grand Jury issued individual indictments against each of the Twelve. The individual indictments accused the defendant of being a member of the Communist Party, a party based on Marxism-Lenninism, and therefore a conspir-

how sensitive people are on the to order the Communist Party. But what else would a verdict of "ruiliy" under these indicuments money. The issuance of such indictionents proves that defendants time: clused to answer Grand July our tions about their pointies on the frounds of self-incrimination i one-thousand percent cor-

Betwelly, if convictions are rel'ese indiciments, illegal proce- American sustice. daves will have blegslized the Communist Party. But the lansures of the indiciments threattrade union member, every antifacts, and this includes support—
the service of the limitate for country the law and different and the bi-partian point Since the Twelve were accounted for partial of organizing a political an altiform which to all, in particular to describe the factor of the limitate for country, the law and different and points of the limitate for country, the law and different and points of the limitate for country, the law and different and the limitate for country, the law and different and linear substitute for country, the law and different and linear substitute for country the law and different and linear substitute for country the law and different and linear substitute for country the law and different and linear substitute for country the law and different and linear substitute for country the law and different and linear substitute for country the law and different and linear substitute for country the law and different and linear substitute for country the law and different and linear substitute for country the law and different and linear substitute for country the law and different and linear substitute for country the law and different and linear substitute for country the law and different and linear substitute for country the law and different and linear substitute for country the law and different and linear substitute for country the law and different and linear substitute for country the law and different and linear substitute for country the law and different and linear substitute for country the law and different and linear substitute for law and different and linear substitute for law and li cure of organizing a political Lar based on Marking-Leminism. of linexism-Leninism.

والراب والمنطوع والمناورة والمنطوع والمنط والمنطوع والمنط والمنطوع والمنطوع والمنطوع والمنطوع والمنط والمنطوع والمنطوع والمنطوع والمنطوع والمنطوع والمنطوع والمنطوع و 物点 化基本 人名西莫克克克 经不分分分

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ب دُور المساورة والمراجع على المارية المارية المارية والمارية والمارية والمارية والمارية والمارية والمارية

These indiciments set a prececan tre and convict on a charge of the Name As a student of of prepagating Marxism-Lenimum propagands I found if extradorand the who agrees in whole, or in Fruit in: contains sections with sociates were blaming the depression literally millions of American first upon the Jews and then the will agree. It contains, for upon the Communists, increase, support of a national Treitined to Germany in 1934. instance, support of a pational In the organization of the unor- fine government and when that into semilie net a criminal of the achorse, and insolar ne pos-

Constructed is not ensuch. You cail a conditioned reflex. there also be redently pro-reac-tionary. Then you will be a good it clear that the failure to con-tion will have all your civil demo or reject such persons at-til effect and no good use to which forced the security of the person te put them. If the Attorney Geti- no doing by his work, community, reals office can make the indi- social relations, family, property and then the acts will comeether indiciones sick, he has and person. his pottern all can out for him. He can answer any sirile, any pre-mini demand to euro Ameriern monopely, by whileping out a timitar indictment and applying ti to all those who take a position which spress will any segment of impation want you to react like a to Leninian!

Liphty of Bacco and Vanzetti returned these indictments, the lights within and Edmund M. press becan an understand.

recently of proof to the effect that newhere in America, and nowhere in Risser "useits, could any jury rembled by any ordi-Dave by nse majority would

The Administration, knowing that the courts murdered Sacco as amicus curise: and Vinzetti. We are ashamed, as subject of civil libertles, considers we are ashamed of the Haymarit politic to deny that it intends ket frameups and the Tom Mooney case. Are we going to wait twenty years to be ashamed of the trial of the Twelve?

Burely it is preposterous to think that an impartial and objective jury could be found for the trial of the Communist leaders. The administration prepared thus cese wherever a word or a symbol can inflame prejudice. To open a trial under such circumturned and upheld in the final stances of nationally organized

tuery American libral, every dent of public spinion and propa-

"It seems territorit to preface were have the implication that its the main conclusion I have completely has so the with this proposability has been the with this proposability has been the which this proposability has been the which the Germany and there had an opden under which the government portunity is study the propaganda with the immediate program the mids: of a great depression, to that sort of thing."

Communist Party. Yet this Hiller and Greabels and their as-

when the Naxis were in control of per bet passage of anti-lench les- control determined exactly what Printe. It demands controlled the achous, and insular as posprints. These fer appears of the
prints. These fer appears of the
side, preached in the churches.
By that time, the away Comautificient to literate that the
government's legal gun is loaded
with buckshot. In aiming at the
Table, the Attorney General will
hit the liberties of all Americans.
The trial served notice on the
records that below violative and the prints and recorded and records the
many violative and the prints and records and recor security that being violently unit- what physicians and psychologists

"Ine propaganda pattern mide

Kazi propaganda in 1936 ac-curately parallels the current American anti-Communist campaign. The press and the adminthe Communist program. Marx- trained don when they present the stimulus of anti-Communican. I. far one, refuse to be a trained

press began an underhanded camlike and Edmund M. press began an underhanded camlike a policy to convict the defendants the theory of Communism. But I was a vast quantity and before the trial. That campaign believe firmly in the right of the convict that was politically and morally delike of proof to the effect that was politically and morally delike and proof to the effect that was politically and morally degenerate. For instance, the mo- Marxista have to say, and to judge state nary see majority would photos of the defendants with whose own thoughts on numbers across their chests, in matters might be repuging the line and in the strice of the Man Wanted most of us. I am not afraid to posters in the post office. Coin the agringents of Marking

These indictments are part of an ominous pattern that has come to threaten the entire Bu of Rights They are the direct outcome of the anti-Communist hysteria, spy-hunts, etc. etc. that daily fill the press and every other

channel of public dissemination,"
The American Civil Liberties
Union also filed a brief as amicus
curlae which stated that "this indictment should be dismissed because the statute upon which it rests is unconstitutional.

Not only was I opposed to the indiciments, but I was convinced that in these times the defendants connot get a fair trial. The foldent of public epinion and propation. Abraham Unger, one of the bib. Hartand, and other university argued for the defendants, they and was small control of the argued for a sold of the defendants. lowing excerps from the record

THE COURSE If the districtive and a few comments. In 1432 I exteed ment by force I about their thing paula policy might require that the matter be given prompt atten-tion and not just held off in-definitely when perhaps there may dinerily effective. Germany was in he some more of these fellows ap

In the same argument, the following colloque took place between Mr. Unger and the Bonorable Mr. Medina:

Mr. Unger: No. no. if your fonor pleases. I listined with great ritention and respect to POUT Honor's remarks, and I have made this statement:

"I said there is not a word in the indiciment—let me repeat that there is not a word in the indictmeni alieping any acus committed by the defendants, any of them, o: or the Communist Party, in the course of the three years listed in Walls this indicument from 1945 to date. or in the course of the 27 years of the pressous existence of the Communist Party, alleging any arts of force or violence, or new of the overthrow of the Government

I repeat that if your Honor pleases.

The Court: No. they want to wall until they act everything bei

The very tannehing of such a I aubmit that this record of trial was a violation of the Bill of and propagation in 1936 ac- Rights. It represents a turning the propagation of the Bill of of th point in the history of American ciril liberties because it placed on the stand a doctrine rather than a crume. If the doctrine of the Twelve can be tried, then you, too, can be tried for a liat you tided.

And if this comes about, I assure that the tried for a liat you tided. rou that row will be tried for rour best thought, not your warst.

tien, and nowhere generate. For instance, the moicoll any lury ment the news of the indictments for themselves. We are not children to be body any ordibled by any ordibroke, many papers published to be told how to think by men the majority would photos of the defendants with whose own thoughts on political numbers across their chests, in matters might be repugnant to the strike of the strike of the "Aish Wanted" most of us. I am not afreid to meet the posters in the post office. Coinities a generate. For instance, the moities and now to think by men the strike of the defendants with whose own thoughts on political in the strike of the "Aish Wanted" most of us. I am not afreid to meet the posters in the post office. Coinities a generate. For instance, the moities are not children to be told how to think by men the strike of the whose own thoughts on political whose own thoughts on political with the strike of the

